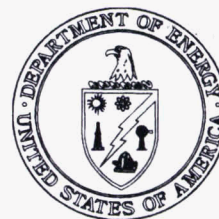


**Department of Energy**

**Ohio Field Office  
Fernald Closure Project  
175 Tri-County Parkway  
Springdale, Ohio 45246  
(513) 648-3155**



APR 26 2006

Mr. James A. Saric, Remedial Project Manager  
United States Environmental Protection Agency  
Region V-SRF-5J  
77 West Jackson Boulevard  
Chicago, Illinois 60604-3590

DOE-0115-06

Mr. Thomas Schneider, Project Manager  
Ohio Environmental Protection Agency  
Southwest District Office  
401 East Fifth Street  
Dayton, Ohio 45402-2911

Dear Mr. Saric and Mr. Schneider:

**TRANSMITTAL OF RESPONSES TO THE U.S. ENVIRONMENTAL PROTECTION  
AGENCY COMMENTS AND THE REVISED CERTIFICATION DESIGN LETTER  
AND CERTIFICATION PROJECT SPECIFIC PLAN FOR CONCRETE IN THE  
RADON CONTROL SYSTEM AND SILO 3 PROJECT AREA**

- References: 1) Letter, J. Saric to J. Reising, "Radon Control System and Silo 3 Concrete Structures CDL and Certification PSP," dated March 22, 2006
- 2) Letter, T. Schneider to J. Reising, "Approval - CDL and Certification PSP for Concrete in the RCS and Silo 3 Project Area," dated April 13, 2006

Enclosed for your approval are responses to U.S. Environmental Protection Agency comments, per Reference 1, and the revised Certification Design Letter and Certification Project Specific Plan for Concrete in the Radon Control System and Silo 3 Project Area. This document was revised to include the comment responses and the draft was approved by the Ohio Environmental Protection Agency as noted in Reference 2.

Mr. James Saric  
Mr. Tom Schneider

-2-

DOE-0115-06

If you have any questions or require additional information, please contact me at (513) 648-3139.

Sincerely,



Johnny W. Reising  
Director

Enclosures

cc w/enclosures:

J. Desormeau, OH/FCP  
T. Schneider, OEPA-Dayton (three copies of enclosures)  
G. Jablonowski, USEPA-V, SRF-5J  
M. Cullerton, Tetra Tech  
M. Shupe, HSI GeoTrans  
R. Vandegrift, ODH  
AR Coordinator, Fluor Fernald, Inc./MS6

cc w/o enclosures:

J. Chiou, Fluor Fernald, Inc./MS88  
F. Johnston, Fluor Fernald, Inc./MS12  
C. Murphy, Fluor Fernald, Inc./MS1



**RESPONSES TO  
U.S. ENVIRONMENTAL PROTECTION AGENCY  
TECHNICAL REVIEW COMMENTS ON THE  
DRAFT CERTIFICATION DESIGN LETTER AND  
CERTIFICATION PROJECT SPECIFIC PLAN  
FOR THE RADON CONTROL SYSTEM  
AND SILO 3 CONCRETE STRUCTURES**

**FERNALD CLOSURE PROJECT  
FERNALD, OHIO**

**APRIL 2006**

**U.S. DEPARTMENT OF ENERGY**

**RESPONSES TO U.S. ENVIRONMENTAL PROTECTION AGENCY  
TECHNICAL REVIEW COMMENTS ON THE  
DRAFT CERTIFICATION DESIGN LETTER AND CERTIFICATION PROJECT SPECIFIC  
PLAN FOR THE RADON CONTROL SYSTEM AND SILO 3 CONCRETE STRUCTURES  
(20500-PSP-0013, REVISION A)**

**SPECIFIC COMMENTS**

Commenting Organization: U.S. EPA

Commentor: Saric

Section #: 4.3.1

Page #: 4-5

Line #: 35

Original Specific Comment #: 1

Comment: The text states that each soil core shall be divided and placed into the proper sample containers. The text should be revised to state that each concrete core shall be divided and placed into the proper sample containers.

Response: Agree.

Action: The text will be corrected to refer to concrete cores rather than soil cores.

Commenting Organization: U.S. EPA

Commentor: Saric

Section #: 4.3.3

Page #: 4-6

Line #: 38

Original Specific Comment #: 2

Comment: The text states that each soil certification sample will be assigned a unique sample identification number. The text should be revised to state that each concrete certification sample will be assigned a unique sample identification number.

Response: Agree.

Action: The text will be corrected to remove the reference to soil.

Commenting Organization: U.S. EPA

Commentor: Saric

Section #: 8.0

Page #: 8-1

Line #: 3, 4, and 13

Original Specific Comment #: 3

Comment: The text states that field personnel may generate small amounts of soil during sampling activities. The text should be revised to state that field personnel may generate small amounts of concrete during sampling activities.

Response: Agree.

Action: The text will be corrected to refer to concrete rather than soil.

**CERTIFICATION DESIGN LETTER AND  
CERTIFICATION PROJECT SPECIFIC PLAN  
FOR CONCRETE IN THE RADON CONTROL  
SYSTEM AND SILO 3 PROJECT AREA**

**FERNALD CLOSURE PROJECT  
FERNALD, OHIO**



**APRIL 2006**

**U.S. DEPARTMENT OF ENERGY**

**20500-PSP-0013  
REVISION 0  
PCN 1**

**CERTIFICATION DESIGN LETTER AND  
CERTIFICATION PROJECT SPECIFIC PLAN  
FOR CONCRETE IN THE RADON CONTROL  
SYSTEM AND SILO 3 PROJECT AREA**

**Document Number 20500-PSP-0013  
Revision 0, PCN 1**

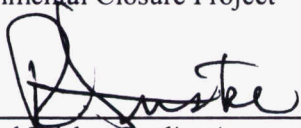
**April 2006**

APPROVAL:

  
\_\_\_\_\_  
Jyh-Dong Chiou, Project Manager  
Environmental Closure Project  
Date 4/21/06

  
\_\_\_\_\_  
Frank Miller, Characterization Manager  
Environmental Closure Project  
Date 4/21/06

  
\_\_\_\_\_  
Tom Buhrlage, Sampling Manager  
Environmental Closure Project  
Date 4/24/06

  
\_\_\_\_\_  
Reinhard Friske, Quality Assurance/Quality Control  
Safety, Health and Quality  
Date 4-24-06

**FERNALD CLOSURE PROJECT**

**Fluor Fernald, Inc.  
P.O. Box 538704  
Cincinnati, Ohio 45253-8704**



**REVISION SUMMARY**

<u>Revision</u>	<u>Date</u>	<u>Description of Revision</u>
Rev. 0	3-29-06	Initial controlled issuance including changes to Sections 4.3.1 and 4.3.3 in relation to U.S. EPA Comment Responses 1 and 2.
PCN 1	4-20-06	Revised to include change to Section 8 per U.S. EPA Comment Response 3.

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## LIST OF ACRONYMS AND ABBREVIATIONS

ASCOC	area-specific constituent of concern
ASL	analytical support level
CDL	Certification Design Letter
CERCLA	Comprehensive Environmental Response, Compensation and Liability Act
CFD	Cumulative Frequency Distribution
cm <sup>2</sup>	square centimeters
COC	constituent of concern
cpm	counts per minute
CU	certification unit
dpm	disintegrations per minute
DOE	U.S. Department of Energy
EPA	U.S. Environmental Protection Agency
FACTS	Fernald Analytical Computerized Tracking System
FAL	Field Activity Log
FCP	Fernald Closure Project
FRL	final remediation level
ft <sup>2</sup>	square feet
ICP/MS	inductively coupled plasma/mass spectroscopy
LSC	liquid scintillation counting
MARSSIM	Multi-Agency Radiation Survey and Site Investigation Manual
µg/L	micrograms per liter
MDL	minimum detectable level
mg/kg	milligrams per kilogram
mg/L	milligrams per liter
NAD83	North American Datum of 1983
NRC	U.S. Nuclear Regulatory Commission
OEPA	Ohio Environmental Protection Agency
ORISE	Oak Ridge Institute for Science and Education
OU	Operable Unit
PCB	polychlorinated biphenyl
pCi/g	picoCuries per gram
pCi/L	picoCuries per liter
PEDD	preliminary electronic deliverable
PSP	Project Specific Plan
QA/QC	Quality Assurance/Quality Control
RCRA	Resource Conservation and Recovery Act
ROD	Record of Decision
SARA	Superfund Amendment and Reauthorization Act
SCM	Surface Contamination Monitor
SCQ	Sitewide CERCLA Quality Assurance Project Plan
SED	Sitewide Environmental Database
SEP	Sitewide Excavation Plan
SPL	Sample Processing Laboratory
TAL	Target Analyte List
TAT	turnaround time
UCL	upper confidence limit
V/FCN	Variance/Field Change Notice
VSL	validation support level
WAC	waste acceptance criteria
WAO	Waste Acceptance Organization



## EXECUTIVE SUMMARY

This document combines the Certification Design Letter (CDL) and Certification Sampling Project Specific Plan (PSP) for selected concrete in the Radon Control System (RCS) Facility and Silo 3 Project area into a single document. This document describes the precertification and certification process for these concrete structures including the methodology for real-time scanning, biased and random sample location selection, selection of analytical constituents of concern, sample collection, laboratory analysis, and validation of the analytical results. This CDL and PSP is unique in two respects: 1) concrete will be certified by adopting the applicable soil final remediation levels (FRLs) and the same statistical data evaluation process applied to soil certification, and 2) the precertification process for selecting biased sample locations (in addition to the 16 or more random locations in each certification unit) will be based on real-time radiological scanning and visual inspection discussed in this plan. The random and additional biased sampling approach during field certification will ensure that the concrete is below the soil FRLs for each area-specific constituent of concern (ASCOC). Successful certification of this concrete will provide for potential beneficial reuse options of the material on the Fernald site.

The following summarizes the information included in this CDL/PSP:

- The certification unit boundaries and description of the concrete structures of interest to be certified under the guidance of this document;
- Real-time radiological scanning methodology and instrumentation for the concrete surfaces, the quality control process, and background levels for concrete;
- Selection of biased sample locations based on real-time scans and visual observations of concrete surfaces;
- A presentation of the certification unit boundaries and proposed initial random sampling strategy;
- A discussion of the ASCOC selection process and list of certification ASCOCs assigned to the Silo 3 Project area and the RCS area concrete;
- Details of certification sampling methods, sample analysis requirements, data validation, and the statistical methodology applied to the certification data; and
- The proposed schedule for the certification activities.

The scope of this effort is limited to the certification of areas of concrete described in this plan and generally shown on Figure 1-1. During the demolition process and the radiological surveying and scanning phase of characterization work, circumstances and information may dictate the need to either increase or decrease the scope of this CDL/PSP. For example, surface contamination levels in a particular CU or subunit of a certification unit may indicate that decontamination is not feasible compared to demolition and

disposal of the surface-contaminated concrete to a permitted facility. In contrast, the demolition approach and/or the radiological scan results may indicate an opportunity for certification of additional concrete walls or slabs not currently identified for certification in this plan. These types of modifications under this plan will be documented and submitted for approval as an addendum or Variance/Field Change Notice.

The certification design presented in this document follows the general approach outlined in Section 3.4 of the Sitewide Excavation Plan (SEP, DOE 1998a) and SEP Addendum (DOE 2001), which will be adopted for certification of concrete. In addition to the SEP certification standard approach, this plan specifies the use of a conservative biased sampling strategy, based on the real-time scan, and visual inspection results as well as significantly reduced certification unit sizes.

The selection of Silo 3 Project area and RCS area concrete ASCOCs was accomplished by reviewing the analytical data set for the Silo 3 waste and the Silo 1 and 2 wastes, respectively, and comparing it to the constituent of concern (COC) lists in the Operable Unit 5 Record of Decision (DOE 1996) for which a soil FRL has been established. Additionally, process knowledge and the list of chemicals used and/or spilled in the building during remedial operations were reviewed and evaluated for the purpose of final COC selection.

Maintaining the integrity of the concrete once it has been determined to pass certification will be critical to the process and will require that the demolition method does not present a cross-contamination potential during wall and floor removals and subsequent stockpiling. The demolition work will be appropriately sequenced to ensure that the certification integrity is achieved.

Any lessons learned from the execution of this CDL/PSP will be identified and incorporated into other CDL/PSPs already submitted that involve various concrete structures in Area 6 and Area 7 and vice versa.

## 1.0 INTRODUCTION

This Certification Design Letter (CDL)/Certification Project Specific Plan (PSP) describes the certification design, precertification method, sampling, analysis, and validation necessary to demonstrate that specific concrete structures in the Silo 3 Project area and Radon Control System (RCS) area (in Soil Remediation Area 7) meets the soil final remediation levels (FRLs) for all area-specific constituents of concern (ASCOCs). The soil FRLs are applicable to this concrete since there is beneficial reuse of the material planned to remain on or near the soil surface of the Fernald site. Certification of the soil beneath the concrete slabs of interest will be covered under a separate CDL/PSP. The format of this document follows guidelines presented in the Sitewide Excavation Plan (SEP, DOE 1998a). Accordingly, this document consists of nine sections:

- 1.0 Introduction - Presentation of the purpose, objectives, and scope of this CDL
- 2.0 Historical Use of Structures and Area-Specific Constituents of Concern - Discussion of selection criteria and ASCOCs
- 3.0 Precertification Methodology - Description of the real-time scanning process to be applied to the concrete surfaces
- 4.0 Certification Approach - Presentation of certification unit (CU) sample design, additional biased sample selection, surveying, sampling method and analytical methodologies
- 5.0 Schedule
- 6.0 Quality Assurance/Quality Control Requirements - Presents the field Quality Control (QC), analytical methodologies
- 7.0 Health and Safety
- 8.0 Disposition of Waste
- 9.0 Data Management

### References

## 1.1 OBJECTIVES

The primary objectives of this document are to:

- Define the locations and boundaries of the concrete structures to be certified under the guidance of this CDL/Certification PSP, including the individual CU boundaries and sample locations;
- Describe the real-time radiological scanning methodology and instrumentation for concrete surfaces, the quality control process, and the background levels for concrete;



- Describe the process for selecting biased sample locations based on real-time scans and visual inspections of concrete surfaces;
- Define the ASCOC selection process and list the ASCOCs for the concrete under this plan; and
- Summarize the analytical requirements and the statistical methodology that will be employed.

## 1.2 SCOPE AND AREA DESCRIPTION

The scope of this CDL and Certification PSP includes details of precertification methods, certification sampling, analysis, and validation that will take place for the specific areas of concrete as summarized in Table 2-1 and illustrated in Figures 4-1 through 4-9. The specific area descriptions are as follows:

- Silo 3 Project Area (floor slab and walls) – the total floor slab and pad surface area is approximately 54,500 square feet ( $\text{ft}^2$ ) with the concrete thickness ranging from 1 to 4 feet. The slab areas consist of an exterior slab used for staging of shipping containers, the slab beneath the packaging room, cargo container bay, excavator building, tent structure, ventilation building and electrical building. The concrete walls of the excavator room are included in this plan as well. There are floor sumps and trench drains located in two of the process areas that will be sampled as well.
- RCS Facility (floor slabs, walls, roof deck, support pads, and access road) – The total floor slab and wall surface areas of the RCS Building are approximately 8,500  $\text{ft}^2$  and 9,800  $\text{ft}^2$ , respectively. The RCS floor slab contains one sump in the Air Handling section of the building. Other ancillary slabs used for various tanks and electrical equipment, as well as the access road east of the RCS, are also included in the scope and have a surface area of approximately 8,900  $\text{ft}^2$ . The RCS walls and the pre-cast concrete enclosures (culverts) that house the steel tanks containing carbon will also be evaluated for certification and re-use.



## 1.3 KEY PROJECT PERSONNEL

Key project personnel responsible for performance of the project are listed in Table 1-1.

**TABLE 1-1**  
**KEY PROJECT PERSONNEL**

<b>Title</b>	<b>Primary</b>	<b>Alternate</b>
DOE Contact	Johnny Reising	TBD
Project Manager	Jyh-Dong Chiou	Rich Abitz
Characterization Manager	Frank Miller	Greg Lupton
Field Sampling Manager	Tom Buhrlage	Jim Hey
Surveying Manager	Jim Schwing	Andy Clinton
WAO Contact	Christa Walls	Scott Osborn
Laboratory Contact	Paul McSwigan	Amy Meyer
Data Management Contact	Greg Lupton	Krista Flaugh
Data Validation Contact	James Chambers	Baohe Chen
Field Data Validation Contact	Dee Dee Edwards	James Chambers
FACTS/SED Database Contact	Kym Lockard	Susan Marsh
QA/QC Contact	Reinhard Friske	Dick Scheper
Safety and Health Contact	Gregg Johnson	Jeff Middaugh

DOE - U.S. Department of Energy

FACTS - Fernald Analytical Computerized Tracking System

QA/QC - Quality Assurance/Quality Control

SED - Sitewide Environmental Database

WAO - Waste Acceptance Organization

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STATE PLANAR COORDINATE SYSTEM 1983

29-MAR-2006

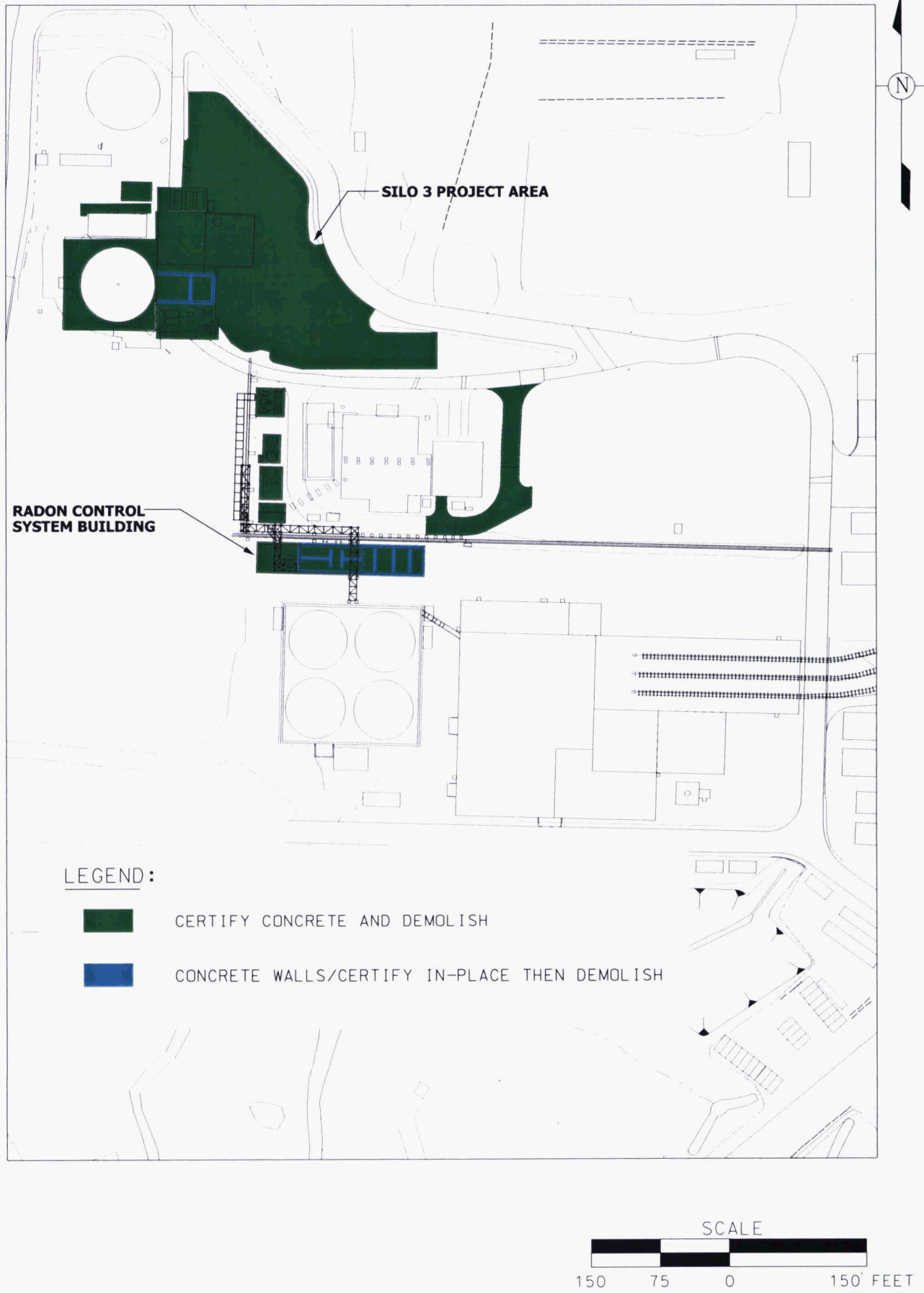


FIGURE 1-1. SILO 3 PROJECT AREA AND RADON CONTROL SYSTEM AREA - SELECTED CONCRETE FOR CERTIFICATION

## 2.0 HISTORICAL USE, DEMOLITION APPROACH AND AREA-SPECIFIC CONSTITUENTS OF CONCERN

### 2.1 HISTORICAL USE OF STRUCTURES AND DEMOLITION APPROACH

The historical use of concrete in the scope of this plan varies from areas that have been administratively controlled as clean to the waste process facilities where surface contamination was present during operations (e.g., Silo 3 excavator room). The vast majority of the concrete slabs and walls are presumed not to be impacted by contaminants associated with remedial action operations. The maintenance oils and process chemicals used in the facilities to support the remedial action are presumed not to have impacted the concrete based on a review of chemical usage and the database logs used for reporting such spills and releases. This CDL/PSP is based on the assumption that all of the concrete can be sufficiently decontaminated for the areas to ultimately achieve soil FRLs for the ASCOCs. Following the safe shutdown and removal of each building's components, precertification scanning and concrete certification sampling under this plan will determine if the concrete passes certification or requires some degree of hotspot removal before certification is achieved. The surface area of each target floor slab or wall area is included in Table 2-1.

#### Silo 3 Remediation Facility

The Silo 3 Remediation Facility was constructed in 2003 and the transfer of the Silo 1 and 2 slurried wastes occurred from mid-2004 to mid-2005. A three dimensional illustration of the building is included as Figure D-1 in Appendix D. In terms of concrete structures, the facility consists of an outside concrete equipment/storage pad (approximately 38,900 ft<sup>2</sup>) and the concrete slabs beneath the process buildings, all of which were installed during remediation facility construction. The only above-grade concrete structure included in this plan is the excavator room and excavator service room, contingent upon the success of decontamination of the concrete surfaces and the results from scanning. There have been no known spills of process chemicals or oils that would impact the ability to certify the concrete, especially in light of the planned decontamination efforts. The remainder of above-grade structures consists of steel/sheet metal construction, the canvas tent structure over Silo 3, the Silo 3 concrete walls and dome, and duct and process piping throughout the waste processing areas.

Of all Silo 3 remediation facilities targeted for concrete certification, only the excavator and service room adjacent to Silo 3 contains significant surface contamination based on routine radiological surveys during operations. The packaging room and tent structure area are controlled for contamination to varying degrees but only for precautionary reasons due to the nature of the Silo 3 waste material.

The demolition approach will first involve demolition and removal of the outside equipment/storage pad, the above-grade cargo container structure (metal structure) and associated concrete slab following the radiological precertification scanning and certification sample collection. After safe shutdown and



removal of the process piping and components of the remaining structures, demolition of the above-grade non-concrete structures and the Silo 3 concrete will be performed. Contingent upon the results of the decontamination process in the excavator room area and preliminary assessment of contamination levels, precertification scanning and sampling will be initiated to determine if the walls and/or at-grade slab pass certification. Once all above-grade structures are removed, the concrete slabs and sumps that comprised the process areas (packaging area, tent structure area, etc.) will be scanned and sampled for certification. The concrete slabs will then be removed for either beneficial re-use or off-site disposal, dependent on the outcome of certification results. There are six CUs designed for the Silo 3 facility as illustrated in the Section 4.0 figures. The waste processing areas and/or the areas with significant contamination potential were segregated from the non-process areas as part of the CU design.

#### Radon Control System and Support Areas

The RCS was constructed in 2001 and 2002 with start of operations commencing in December 2002. The RCS removed radon gas from the headspace of the K-65 silos and the transfer tanks using particulate and carbon filtration. The RCS building and pad footprint is approximately 150 ft. x 30 ft. x 15 ft. (height of upper concrete deck). The eastern half of the building consists of carbon beds and associated piping and the western half consists of the air handling equipment including condensate tanks and high-efficiency air filters. In terms of concrete components, the facility consists of the at-grade slab covering the full footprint, exterior concrete walls which surround the entire structure up to the 15-foot high second floor deck, interior walls located in both the carbon bed tank area (carbon is contained in air-tight steel tanks) and the air handling equipment area, and the upper concrete floor deck. Based on the database reporting logs, there have been no significant spills or leaks in the building that would impact the concrete floor surfaces. The RCS was primarily posted and controlled as a radiation area with some localized areas controlled for contamination (particulate filter room).

Several small concrete slabs and an access road ancillary to the RCS building are also targeted for certification and potential beneficial re-use. The slabs are associated with an electrical facility, compressed air equipment, refrigerant tanks and an auxiliary generator and have a total combined surface area of approximately 3,300 ft<sup>2</sup>. The concrete access road was constructed in approximately 1997 in conjunction with the Vitrification Pilot Plant and covers 5,600 ft<sup>2</sup>.

Following safe shutdown tasks associated with the process components (filters, condensate tanks, carbon beds, ducts and piping) in the RCS, the upper steel structure will be removed to expose the second deck floor. Removal of the process components on the first floor level will involve the demolition of small portions of some walls to enable the removal of the components. The carbon beds (four steel tanks) will be removed from their cement enclosures. The interior wall surfaces, including all surfaces of the carbon bed cement enclosures (culverts) and the roof deck over the carbon beds will be scanned and sampled to



determine if the concrete meets the certification criteria. The above-grade concrete structures will then be demolished for either beneficial re-use or off-site disposal. Likewise, the exposed RCS slab will then be scanned and sampled to determine the certification status, followed by demolition and removal of the slab. There are a total of two CUs designed for the RCS, one for the floor slab and roof deck and one for the interior wall surfaces including the carbon bed enclosures.

**TABLE 2-1**  
**SUMMARY OF CONCRETE CERTIFICATION UNIT DESIGNS**

<b>CU Area</b>	<b>Surface Area (ft<sup>2</sup>)</b>	<b>Number of CUs</b>	<b>Number of Samples</b>	<b>ASCOC Groups*</b>
Silo 3 Facility (outside staging pad)	38,962	1	16 random samples plus biased locations to high scan results, cracks/joints and sumps	Radium, thorium, uranium isotopes, lead-210, and selected metals.
Silo 3 Facility (interior floor slabs)	15,629	4	66 random samples plus biased locations to high scan results, cracks/joints and sumps	Radium, thorium, uranium isotopes, lead-210, and selected metals.
Silo 3 Facility (walls)	3,644	1	16 random samples plus biased locations to high scan results, cracks/joints and sumps	Radium, thorium, uranium isotopes, lead-210, and selected metals.
RCS Facility (floor slab and roof deck)	8,470	1	22 random samples plus biased locations to high scan results, cracks/joints and sumps	Radium, thorium, uranium isotopes, lead-210, and selected metals.
RCS Facility (walls)	9,782	1	24 total random samples plus biased locations to high scan results, cracks/joints and sumps	Radium, thorium, uranium isotopes, lead-210, and selected metals.
RCS Support Buildings and Access Road	8,934	1	16 random samples plus biased locations to high scan results, cracks/joints and sumps	Radium, thorium, uranium isotopes, lead-210, and selected metals.

\* Refer to Tables 2-3 and 2-5 for specific COCs.

## 2.2 AREA-SPECIFIC CONSTITUENTS OF CONCERN SELECTION CRITERIA

The selection of ASCOCs for the RCS facilities and the Silo 3 remediation facility concrete structures was accomplished by reviewing the analytical data set for the source Silo 1 and 2 K-65 waste (from which the headspace gases were removed and treated through the RCS) and the Silo 3 metal oxide waste processed within the Silo 3 facility, respectively. The source waste data was compared to the COCs for which a soil

FRL has been established in Table 1-4 of the SEP [which is based on the Operable Unit (OU) 5 Record of Decision (ROD, DOE 1996)]. The OU5 soil FRLs are being applied to the subject concrete to demonstrate that concrete meeting soil FRLs may safely remain at or below soil surface grade in a beneficial reuse application, like the surface soil that will remain for future land use. Additionally, process knowledge and the list of chemicals used in the building during remedial operations were reviewed and evaluated for the purpose of final ASCOC selection.

In the OU5 ROD and the SEP, there are 80 soil constituents of concern (COCs) with established FRLs. The constituents in the Silo 1 and 2 K-65 waste data and Silo 3 waste data were reviewed to determine the waste constituents that exceed their respective OU5 soil FRL. In summary, the selection process for retaining ASCOCs (from the waste source data) involved the following criteria for concrete:

- The constituent is listed as a soil COC in the OU5 ROD;
- Analytical results indicate that a contaminant is present in the waste source (e.g., Silo 3 waste) above its respective soil FRL, and the above-FRL concentrations are not attributable to false positives or elevated detection limits;
- The constituent was used during the remedial action operations in the area of interest based on process knowledge [e.g., Superfund Amendment and Reauthorization Act (SARA) 312 reports] and a known or suspected spill or release of the constituent occurred during operations;
- Physical characteristics of the contaminant, such as degradation rate and volatility, indicate it is likely to persist in the concrete in the case of a spill or release;
- The contaminant is one of the sitewide primary COCs (total uranium, radium-226, radium-228, thorium-228, and thorium-232).

#### 2.2.1 ASCOC Selection for the RCS and Silo 3 Facilities Concrete

The ASCOC list in Table 2-2 and Table 2-4 was generated from the screening process described above using Table 2-7 of the SEP and Silo 1 and 2 waste and Silo 3 waste constituents (separately) detected above the established soil FRLs. Additionally, process knowledge of the operations, the SARA 312 inventory reports and database logs used to report any spills were reviewed and considered; no additional ASCOCs were required as a result of this review. For each ASCOC returned from the above-FRL screening process (performed separately for Silo 3 facilities and the RCS facilities), the justification for retention or elimination from the final list is provided in Tables 2-2 and 2-4. Table 2-3 and 2-5 includes the final ASCOC list to be applied to the RCS facilities and the Silo 3 facilities, respectively.



**TABLE 2-2**  
**ASCOC LIST FOR THE RCS FACILITIES CONCRETE**

ASCOC	Retained as ASCOC?	Justification	CU(s)
<b>Radionuclides</b>			
Total Uranium	Yes	Primary Radionuclide	All
Radium-226	Yes	Primary Radionuclide	All
Radium-228	Yes	Primary Radionuclide	All
Thorium-228	Yes	Primary Radionuclide	All
Thorium-232	Yes	Primary Radionuclide	All
Lead-210	Yes	Above-FRL concentrations detected in Silos 1 and 2 waste	All
<b>PCB</b>			
Aroclor-1254	No	Above-FRL concentrations detected in Silos 1 and 2 waste, however this PCB is not expected to be present in the RCS Facility due to its immobility and improbability of transferring to the silos headspace gas phase (or the transfer tank area headspace) during RCS operation.	None
Aroclor-1260	No	Only three out of 49 samples had above-FRL results in the Silo 1 and 2 waste residues. Based on these few detections, the constituent is not likely to be at above-FRL concentrations in the concrete slabs and walls of the RCS facilities.	None
Dieldrin	No	Only one out of 49 samples had above-FRL results in the Silo 1 and 2 waste residues. Based on this single detection, the constituent is not likely to be at above-FRL concentrations in the concrete slabs and walls of the RCS facilities.	None
N-nitrosodipropylamine	No	Only one out of 49 samples had above-FRL results in the Silo 1 and 2 waste residues. Based on this single detection, the constituent is not likely to be at above-FRL concentrations in the concrete slabs and walls of the RCS facilities.	None
<b>Metals</b>			
Arsenic	Yes	Above-FRL concentrations detected in Silos 1 and 2 waste	All
Beryllium	Yes	Above-FRL concentrations detected in Silos 1 and 2 waste	All
Cobalt	Yes	Above-FRL concentrations detected in Silos 1 and 2 waste	All
Lead	Yes	Above-FRL concentrations detected in Silos 1 and 2 waste	All
Molybdenum	Yes	Above-FRL concentrations detected in Silos 1 and 2 waste	All

PCB - polychlorinated biphenyl

**TABLE 2-3**  
**FINAL ASCOC LIST FOR THE RCS FACILITIES CONCRETE**

ASCOC	FRL
<b>PRIMARY</b>	
Radium-226	1.7 pCi/g
Radium-228	1.8 pCi/g
Thorium-228	1.7 pCi/g
Thorium-232	1.5 pCi/g
Total Uranium	82 mg/kg
<b>SECONDARY</b>	
Lead-210	38 pCi/g
Arsenic	12 mg/kg
Beryllium	1.5 mg/kg
Cobalt	740 mg/kg
Lead	400 mg/kg
Molybdenum	2,900 mg/kg

mg/kg - milligrams per kilogram

pCi/g - picoCuries per gram



**TABLE 2-4**  
**ASCOC LIST FOR THE SILO 3 FACILITIES CONCRETE**

ASCOC	Retained as ASCOC?	Justification	CU(s)
<b>Radionuclides</b>			
Total Uranium	Yes	Primary Radionuclide	All
Radium-226	Yes	Primary Radionuclide	All
Radium-228	Yes	Primary Radionuclide	All
Thorium-228	Yes	Primary Radionuclide	All
Thorium-232	Yes	Primary Radionuclide	All
Thorium-230	Yes	Above-FRL concentrations detected in Silo 3 waste	
Lead-210	Yes	Above-FRL concentrations detected in Silo 3 waste	All
<b>Metals</b>			
Arsenic	Yes	Above-FRL concentrations detected in Silos 3 waste	All
Beryllium	Yes	Above-FRL concentrations detected in Silos 3 waste	All
Chromium	Yes	Above-FRL concentrations detected in Silos 3 waste	All
Cobalt	Yes	Above-FRL concentrations detected in Silos 3 waste	All
Lead	Yes	Above-FRL concentrations detected in Silos 3 waste	All
Manganese	Yes	Above-FRL concentrations detected in Silos 3 waste	All

**TABLE 2-5**  
**FINAL ASCOC LIST FOR THE SILO 3 FACILITIES CONCRETE**

ASCOC	FRL
<b>PRIMARY</b>	
Radium-226	1.7 pCi/g
Radium-228	1.8 pCi/g
Thorium-228	1.7 pCi/g
Thorium-232	1.5 pCi/g
Total Uranium	82 mg/kg
<b>SECONDARY</b>	
Thorium-230	280 pCi/g
Lead-210	38 pCi/g
Arsenic	12 mg/kg
Beryllium	1.5 mg/kg
Chromium	300 mg/kg
Cobalt	740 mg/kg
Lead	400 mg/kg
Manganese	4,600 mg/kg

### 3.0 PRECERTIFICATION METHODOLOGY

The concrete surfaces targeted for certification under this plan will be precertified using a real-time automated radiological detection system specifically designed for scanning building floors and walls. Use of the detection system, referred to as the Surface Contamination Monitor (SCM), in both scanning and stationary measurement modes will provide greater than 95 percent coverage of the concrete walls, with higher coverage on floor areas. Wall corner areas are measured using the same type large area detector in a hand-held configuration. The detector has the ability to monitor for both alpha and beta contamination. All exposed surfaces accessible with the SCM will be covered; inaccessible areas are limited to surfaces covered by structural steel or other fixtures with insufficient clearance for the detector. The SCM has sufficient sensitivity to detect discrete 100 square centimeters ( $\text{cm}^2$ ) areas that contain radiological surface contamination above background levels (i.e., background for clean concrete) expressed in either counts per minute (cpm) or disintegrations per minute (dpm). The system was developed by Shonka Research Associates, Inc. [U.S. Nuclear Regulatory Commission (NRC 1996, NUREG/CR-6450), DOE 1998b, and DOE 1999]; two of these publications were commissioned by the DOE as innovative technology evaluation projects. The precertification scanning described herein will be initiated after all operations having the potential for contamination of the concrete are complete and the area is controlled.

#### 3.1 DETECTION SYSTEM DESCRIPTION

The SCM uses a position-sensitive gas-filled proportional counter that is capable of establishing where along the detector the event occurs (the system is described in detail in NUREG/CR-6450). The segmented proportional detector is equivalent to numerous side-by-side detectors. The typical detector is approximately 180 cm long by 10 cm wide and is programmed into an array of 76 side-by-side detectors (each measuring 5 cm x 5 cm). The detectors are often configured to scan in parallel to increase count time or to collect both shielded and unshielded measurements. Four hundred measurements are taken and recorded per square meter of surface area scanned; each measurement corresponds to an area of  $25 \text{ cm}^2$  (5 cm x 5 cm). Survey data is spatially correlated which allows for visualization of the distribution of contamination and anomalies in the data. When the SCM data is analyzed, the software considers each  $25\text{-cm}^2$  measurement as one-fourth of a  $100\text{-cm}^2$  area, averaging the four measurements over the  $100 \text{ cm}^2$ . All  $100\text{-cm}^2$  areas that exceed background can be identified and located for sampling, decontamination or removal. The SCM is mechanically equipped to survey floors and walls by rotating and elevating the detector as necessary.

#### 3.2 HISTORICAL BACKGROUND CONCENTRATIONS IN CONCRETE

An investigation of background surface activity levels on concrete was conducted in October 2003 in the Transfer Tank Building and the Silo 1 and 2 Remediation Facility. The investigation was performed by the Oak Ridge Institute for Science and Education (ORISE) using the Multi-Agency Radiation Survey and Site Investigation Manual (MARSSIM) methods (NRC 2000, NUREG-1575); the findings are summarized



in a letter report dated November 13, 2003 (ORISE 2003). A total of 19 alpha/beta measurements were taken on the concrete floors and walls prior to receipt of waste into either facility, with gas proportional detectors. The average alpha/beta background level for these 19 measurements was 326 cpm.

### 3.3 DETERMINATION OF BACKGROUND LEVELS DURING PRECERTIFICATION SCANS

The background level determined by ORISE will be used as a benchmark to verify that alpha/beta background determinations obtained during precertification are in agreement with the pre-production facility measurements. As discussed below, the critical factor in determining if the concrete meets the soil FRLs is the laboratory results for the biased samples collected from the three maximum alpha/beta activity locations and the 16 random samples for each CU.

For precertification alpha/beta scans, background will be evaluated using an *a posteriori* analysis of the vast number of individual measurements collected during the surface scan for each CU (i.e., Locomotive Maintenance Building floor slab); note that 400 individual 25 cm<sup>2</sup> measurements are recorded for every m<sup>2</sup> scanned. This allows the background to be established from unaffected (uncontaminated) surface areas within the specific area being surveyed (i.e., generally a specific wall or floor CU with a minimum of 10 m<sup>2</sup>). Figure 3-1 demonstrates this technique with a Cumulative Frequency Distribution (CFD) plot of a data set collected from a 4-m<sup>2</sup> area (1,600 individual 25 cm<sup>2</sup> measurements) on the Transfer Tank Building outer wall (clean) in January 2006.

The activity corresponding to the mean of the data set (50<sup>th</sup> percentile on the CFD plot) is used as the background value for the given unit area being surveyed. The 95 percent upper confidence level of the mean is nearly coincident with the 50<sup>th</sup> percentile, which demonstrates that there is a high degree of confidence in the value for the mean. The 90<sup>th</sup> percentile line indicates 90 percent of the data in this background population lie below 1,100 cpm.

A CFD plot will be generated for each CU to determine the background activity in each CU, since the highest three 100 cm<sup>2</sup> alpha/beta measurement locations will be sampled for laboratory analysis for the radiological COCs for each CU. In this conservative manner, a combination of biased and random samples will be used to certify the concrete.

### 3.4 QUALITY ASSURANCE AND QUALITY CONTROL

The concrete survey methods to be employed were developed based on the MARSSIM. The QC practices and procedures implemented during survey of the concrete surfaces will meet the requirements contained in MARSSIM. The requirements of Analytical Support Level (ASL) A criteria as defined in the Sitewide Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) Quality Assurance Project Plan (SCQ) is applicable to the work to be performed using alpha/beta scanning methodology.



A quality assurance plan and quality control procedures specific to the SCM and the associated survey information management system will be utilized for adherence to all operating parameters and quality criteria to produce high quality and defensible data. The work scope will include the assignment of an individual (QA reviewer) not directly involved with the specific surveying function to independently review survey reports and QC data packages.

Quality control checks of the SCM systems are performed in accordance with the manufacturer's specifications and procedures. These checks include initial set-up and efficiency determination, daily start-up checks, and periodic checks during operation. Data from these checks will be processed to provide a complete evaluation of the equipment operability during the performance of the survey. All calibrations are performed using National Institute of Standards and Technology traceable sources. Acceptance criteria for daily source response checks and performance-based checks (several per day) have been adopted from MARSSIM guidance and are outlined in the QC operating procedure identified in the references.

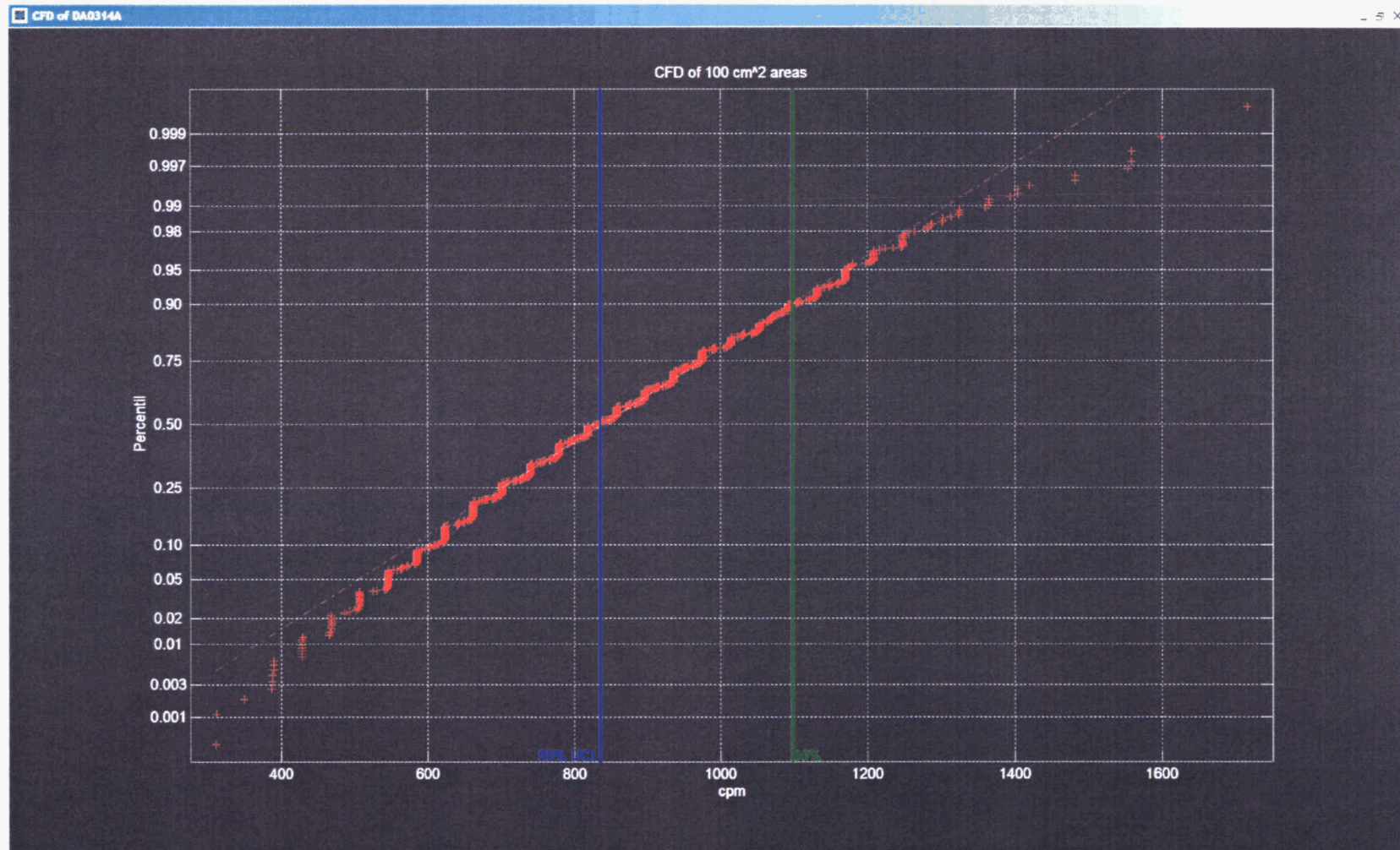
### 3.5 DATA MAPS AND DOCUMENTATION

The extensive data generated by the SCM is processed by customized information management software that analyzes the data and generates understandable, objective survey reports, which can be formatted as color-coded two-dimensional or three-dimensional images. Examples of contamination plots from other facilities are included in Appendix A. The maps will identify the alpha/beta radiological distribution (in dpm/100 cm<sup>2</sup>) over the concrete surface area which will enable project personnel to identify locations that area above background for further evaluation or to initiate collection of biased physical samples for certification (see Section 4.1.2, Sample Location Design). The survey maps and planned biased sample locations (if above-background hotspots are identified) will be forwarded to the regulatory agencies for approval.

Survey data maps from all concrete surfaces depicting the dpm/100 cm<sup>2</sup> results will also be included as part of the certification report providing the laboratory analytical results.

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**FIGURE 3-1**  
**CUMULATIVE FREQUENCY DISTRIBUTION PLOT EXAMPLE OF DATA SET ON TANK TRANSFER BUILDING OUTER WALL**





## 4.0 CERTIFICATION APPROACH

### 4.1 CERTIFICATION DESIGN

The certification design for concrete within the scope of this CDL/PSP follows the general certification approach established for soil, as outlined in Section 3.4 of the SEP. Conservative provisions for applying the soil certification approach to concrete are described below, including significantly reduced CU sizes, collection of 16 or more samples in each CU, the addition of biased samples from each CU and a modified sample depth for concrete. As discussed in Section 2.0 of this document, the five primary ASCOCs (total uranium, radium-226, radium-228, thorium-228, and thorium-232) apply to each CU, and additional secondary COCs are identified for specific CUs based on the Silo 1 and 2 waste and the Silo 3 waste processed in or near each respective facility and the type of operations conducted in each area.

The certification of concrete presents some unique circumstances and conditions that must form the basis for the certification strategy and design. Of paramount importance for ensuring the integrity of the certification process, is the precertification scanning methodology (Section 3.0) and the provision the collect biased samples based on the radiological surface scan results. The scanning method will pinpoint the highest radiological surface contamination that is present in a given CU so that biased core samples can be collected for lab analysis as described in Section 4.1.2.

The following criteria were utilized to develop the overall design for each CU:

- First, the overall footprint or boundary of each building or facility area was used to form the boundary for a CU or group of CUs, dependent on the criteria below that were met for each area;
- If both concrete walls and slabs (floors) are present, each category was separated into distinct CUs; and,
- Concrete in waste process areas versus non-process areas were separated into distinct CUs (for the purposes of CU design, a waste process area is generally defined as an area with a relatively high potential for interim contamination due to waste handling operations and/or demolition).

The following criteria were utilized to determine the number of samples for each CU:

- 16 randomized sample locations were specified for each CU;
- If certain conditions were present, then more than 16 random samples (sub-CUs) were assigned to the CU. These conditions include CUs comprised of non-contiguous areas where a potential for contamination is present either due to process operations or the cutting/removal of nearby contaminated pipes or equipment (e.g., RCS floor slab and roof deck CU, Figure 4-7; also the RCS walls CU, Figures 4-8 through 4-11);

- In addition to the 16 or more random sample locations, biased samples were also added for each floor sump or pit present in each CU;
- If floor cracks and joints are present, up to three biased samples will be selected for each CU; and
- The three pinpointed locations within each CU that have the highest alpha/beta results above background based on the radiological surface scan will be sampled as biased samples.

#### 4.1.1 Certification Unit Design

There are a total of nine CUs in the current scope of this plan as described and summarized in Table 2-1. The CU designs are illustrate in Figures 4-1 through 4-11. During the demolition process and the radiological surveying and scanning phase of characterization work, circumstances and information may dictate the need to either increase or decrease the scope of this CDL/PSP. For example, surface contamination levels in a particular CU or subunit of a CU may indicate that decontamination is not feasible compared to demolition and disposal of the surface-contaminated concrete to a permitted facility. In contrast, the demolition approach and/or the radiological scan results may indicate an opportunity for certification of additional concrete walls or slabs not currently described in this plan. These modifications under this plan will be documented and submitted for approval as an addendum or Variance/Field Change Notice (V/FCN).

The factors taken into consideration for determining the certification design for the subject areas of concrete include the surface area of each facility's walls and floor slabs, the grouping of walls and slabs separately as CUs, the proximity of the concrete surface to waste processing operations (process areas versus non-process areas), the process knowledge and history of leaks or spills of the waste source material and the overall potential for contamination. An additional factor in determining the target areas for certification and the CU boundaries was the demolition sequence plan. All of the CUs, including those that have been maintained clean in terms of radiological control postings, are significantly smaller than typical Group 1 CUs applied to historically impacted soil areas. Table 2-1 summarizes the CU design for each concrete structure. The reduced CU sizes provide for more concentrated sampling to ensure that the impact from waste processing and treatment operations and the demolition process is fully evaluated for certification purposes.

The surface area of the CUs are less than 10,000 ft<sup>2</sup> with the exception of the Silo 3 outside staging pad which is 38,962 ft<sup>2</sup> (compare to Group 1 CU for soil at 65,200 ft<sup>2</sup>). Refer to Table 2-1 for a summary of each CU. There are no hazardous waste management units or underground storage tanks associated with any of the facilities.

A minimum of 16 concrete samples, randomly located in accordance with the SEP, will be collected in each CU as designed using the criteria discussed above. Additionally, biased concrete samples will be



collected using the criteria described in the next section. Maintaining the integrity of the concrete once it has been determined to pass certification will be critical to the process and will require that the demolition method does not present a cross-contamination potential during wall and floor removals and subsequent handling and stockpiling.

#### 4.1.2 Sample Location Design

The selection of certification sampling locations follows Section 3.4.2 of the SEP. For six of the CUs, each was divided into 16 approximately equal size sub-CUs. However, for three of the CUs, the sub-CUs were conservatively designed based on the use of the area (slab and/or wall area) for processing waste materials or other ancillary use. For example, the Silo 3 excavator room walls were subdivided to bias some of the random samples toward the lower sections of the walls near ground level which are more likely to be impacted by contaminants versus the upper section of walls (refer to Figure 4-5). For the CU encompassing the RCS ancillary pads and access road, two of the slabs which were previously enclosed by steel buildings (with functions not involving radiological contaminants) have a slightly larger sub-CU size; a biased sump location sample will be collected from a sump in one of these buildings which makes the sampling density similar to other sub-CUs. The third CU involves the walls of the RCS where individual walls or a series of walls were designated as sub-CUs based on contamination potential, thereby all sub-CUs are not equally sized.

The sample locations were generated by randomly selecting an easting and northing coordinate, or in the case of wall CUs a vertical and horizontal distance from a specific reference point, within the boundaries of each sub-CU. Each location was then verified to meet the minimum distance criteria for the CU and was adjusted as necessary.

All 16 or more sub-CUs will undergo concrete surface sampling with one sample location in each CU designated for a duplicate field sample. For the CUs consisting of walls, the samples will be collected from the inner wall surface where the highest potential for contamination exists (versus the outer wall surface). Additionally, biased concrete samples will be collected in each CU using the following criteria:

- The three locations within each CU that have the highest alpha/beta results above background based on the real-time surface scan.
- Areas having surface cracks or joints will be inspected to identify up to three core sample locations for each CU. At each sample location, a 0 to 1-inch surface sample and the bottom 1-inch interval of the crack/joint will be collected. All surface cracks and joints will be inspected to select up to three locations having the highest potential for downward migration of contaminants (inspections will consist of field screening for radiological contaminants with hand-held instruments and observations of visible discoloration). In the absence of any indications of contaminants based on the above approach, the low point along the surface crack/joint will be sampled in an effort to capture the area with the highest potential for contaminant accumulation.



- If visible stains remain on the concrete after high-pressure water cleaning of the surface as necessary, the location having the highest potential for contamination will be selected for a biased core sample (0 to 1 inch).
- Collect one biased sample in the bottom of each floor sump for the CUs comprised of floor slabs. For the process rooms containing two sump locations, a biased sample will be collected from the location having the highest radiological survey result.

Figures 4-1 through 4-11 illustrates each CU including the biased sample locations from known sump or floor trench drain structures. The CU design criteria is discussed above in Section 4.1. Precertification scanning and sampling of slabs will be performed after all above-grade structures are removed and the slabs are decontaminated as required based on initial radiological survey findings. Maintaining the integrity of the concrete once it has been determined to pass certification will be critical to the process and will require that the demolition method does not present a cross-contamination potential during wall and floor removals and subsequent stockpiling. The demolition work will be appropriately sequenced to ensure that the certification integrity is achieved.

Prior to commencement of certification field activities, all sample locations will be surveyed and field verified to make sure no surface obstacles prevent sample collection at the planned location. Locations may be moved if a subsurface obstacle prevents sample collection. Requirements for moving a certification sample location are discussed in Section 4.3.1.

## 4.2 SURVEYING

Before certification sampling activities begin, the North American Datum of 1983 (NAD83) State Planar coordinates for each selected sampling location will be surveyed and identified in the field. In the case of wall CUs, tape measurements from specific reference points (wall/floor corner point) will be made to locate and mark the sample locations. All locations will be field verified to ensure no surface obstacles will prevent collection at each of the planned locations.

## 4.3 PHYSICAL CONCRETE SAMPLE COLLECTION

### 4.3.1 Sample Collection

Concrete samples will be collected in accordance with procedure SMPL-01, Solids Sampling. Sampling will be initiated as each area becomes available after process or demolition operations are complete and the areas are controlled for access. The specific concrete sample collection requirements for certification samples are as follows:

- The concrete cores will be collected using a concrete coring device to obtain a core sample from the surface to a depth of 1 inch (laboratory sample).

- Special consideration for sampling in floor cracks/joints is necessary to capture any contaminants that have potentially migrated into the crack. These locations will be jointly selected by the Sampling Lead and Characterization Lead in the field; up to three locations per CU will be selected based on the potential for worst-case contaminant accumulation points (e.g., low points) and the results of field surveying for organics and the real-time radiological scan. Samples will be collected from the 0 to 1-inch interval and the 1-inch depth interval that represents the bottom of the crack/joint as determined during core sampling by inspection of the core hole.
- The planned coring tool diameter will range from 2 to 4 inches but others may be used as necessary.
- During or after each coring operation, any concrete chips or pieces that break away from the sample core will be added to the sample container. In order to ensure that the sample is representative of the 0 to 1-inch depth interval column, chips from outside the core sample column should not be gathered as part of the surface sample. Each core sample and core hole should be inspected to ensure that the target depth interval is captured, within  $\pm 1/4$  inch of the target interval. If necessary, the core sample or the bottom of the core hole may need to be chiseled to obtain the target interval to the extent practical.
- It may be necessary to divide a single core (perpendicular to the surface) into two to three sections to separately containerize samples for various analyses. Technicians shall ensure that a proportional amount of sample is divided to ensure that the sample being containerized is representative of the full 1-inch core thickness. Alternatively, a separate adjacent core may be collected. [Note: For biased sample locations resulting from the highest alpha/beta scan results, the sample submitted for radiological analysis will be collected from the actual high activity location (not an adjacent location)].
- The volume of water used during the coring operation, if necessary, should be kept to a minimum.

The core sampler will be operated by a craft person or laborer under the guidance of the sampling technicians for purposes of ensuring that sample integrity is maintained. The sampling technicians are responsible for containerizing all of the sample core and/or chips following the above requirements for collection of representative samples. A variety of core drilling equipment may be employed including, but not limited to units operated by hydraulics, electricity, pneumatic or Geoprobe® equipment (procedure EQT-06). Following sample collection, each concrete core shall be divided, if necessary, and placed into the proper sample containers.

Quality control sample requirements will include a duplicate field samples, a trip blanks, and rinsates; the QC samples will be collected per procedure SMPL-21, Collection of Field Quality Control Samples. For the duplicate field sample, twice the concrete volume (a second core) will be collected at one location in the CU, and the second core will not be homogenized with the original sample. The duplicate sample will be collected from an area as close as possible to the initial core sample (e.g., less than 3 inches). The location that requires the collection of a duplicate sample is identified in Appendix B. Rinsate samples



will be collected from the decontamination process on the coring tool. All samples will be assigned unique sample identification numbers.

If a subsurface obstacle prevents sample collection at the specified location, it can be moved according to the following guidelines:

- It must remain within the boundary of the same CU and sub-CU, and must still meet the minimum distance criterion;
- If the distance moved is greater than 1 foot, the move must be documented in a V/FCN, considered as significant, which will be approved by the agencies prior to collection.
- Anytime a location is moved, the appropriate figure should be used to determine the best direction to move the point to adhere to the above guidelines. The Characterization Manager or designee should be contacted when a sample location is moved. All final sampling locations will be documented in the certification report for concrete.

Customer sample numbers and FACTS identification numbers will be assigned to all samples collected. The sample labels will be completed with sample collection information, and technicians will complete a Field Activity Log (FAL), a Sample Collection Log, and a Chain of Custody/Request for Analysis form in the field prior to submittal of the samples.

All CU samples with like analyses (including the field duplicate) will be batched and submitted to the Sample Processing Laboratory (SPL) under one set of Chain of Custody/Request for Analysis forms which will represent one analytical release. The rinsate will be listed on a separate Chain of Custody/Request for Analysis form. No alpha/beta screens will be required, as real-time alpha/beta results and historical information can be used for shipping purposes.

#### 4.3.2 Equipment Decontamination

Decontamination is performed to prevent the introduction of contaminants from sampling equipment to subsequent concrete samples. Field Technicians will ensure that sampling equipment (e.g., coring bits) has been decontaminated prior to transport to the field using a Level 2 method described in the SCQ. As described in SMPL-01, all sampling equipment will have been decontaminated before it is transported to the field site. Decontamination is also necessary in the field if sampling equipment is reused. Following decontamination, clean disposable wipes may be used to replace air-drying of the equipment.

#### 4.3.3 Physical Sample Identification

Each certification sample will be assigned a unique sample identification number as *Remediation Area-Specific Area-C##-Location^Analysis-QC*, where:



A7C	=	Sample collected from Remediation Area 7 concrete surface (C)
Area	=	"S3" indicates Silo 3 Project area; "RCS" indicates the Radon Control System area.
C##	=	Certification unit from which sample was collected.
Location	=	Sample location number within the CU. NOTE: <i>The letter "B" will be used to designate biased sample locations (e.g., "17B", "18B", etc.).</i>
Analysis	=	"R" indicates radiological analysis; "M" indicates metals analysis.
QC	=	Quality control sample, if applicable. A "D" indicates a field duplicate sample; "X1" indicates the first rinsate sample.

For example, a field duplicate sample taken from the 3rd sample location from RCS area concrete surface CU 2 for radiological and metal analysis would be identified as A7C-RCS-C02-3^RM-D. The first rinsate sample will be identified as A7C-RCS-X1-M and A7C-RCS-X1-R. It should be noted that the "^" symbol should not be included in the sample number for rinsates.

Biased samples will be assigned the next sequential number and a letter "B" will be included after sub-CU sample number.

#### 4.4 ANALYTICAL METHODOLOGY

All CU concrete samples with like analyses (including the field duplicate) will be batched and submitted to the SPL under one set of Chain of Custody/Request for Analysis forms which will represent one analytical release. All samples will be prepared for shipment to off-site laboratories per procedure 9501, Shipping Samples to Off-site Laboratories. Samples will only be shipped to off-site laboratories that are listed on the Fluor Fernald Approved Laboratories List. Results from the *in situ* alpha/beta scan and/or historical data from the area will be used to ship the samples off site.

As soon as the samples arrive at the laboratory, all samples should be prepared for analysis (including homogenization for non-volatile organic compound samples), and radiological samples should be sealed to begin the in-growth period for radium analysis. Turnaround times for each analyses and data reporting is included in Table 4-1. The sampling and analytical requirements are listed in Table 4-1 and the Target Analyte Lists (TAL) are shown in Table 4-2.

Laboratory analysis of certification samples will be conducted using an approved analytical method, as discussed in Appendix H of the SEP. Analyses will be conducted to ASL D or E, where all requirements for ASL E are the same as ASL D, except the minimum detection level for the selected analytical method must be at least 10 percent of the FRL. A minimum of 10 percent of the laboratory data will be validated

to Validation Support Level (VSL) D with the remainder validated to VSL B. Samples rejected during validation will be re-analyzed, or an archive sample will be collected and submitted for analysis.

#### 4.5 STATISTICAL ANALYSIS

Once data are validated, results will be entered into the SED and a statistical analysis will be performed to evaluate the pass/fail criteria for each CU. The statistical approach for the concrete will be the same as that presented in Section 3.4.3 and Appendix G of the SEP.

Two criteria must be met for the CU to pass certification. If the data distribution is normal or lognormal, the first criterion compares the 95 percent upper confidence limit (UCL) on the mean of each primary ASCOC to its FRL (90 percent UCL on the mean for secondary ASCOCs). On an individual CU basis, any ASCOC with the 95 percent UCL above the FRL results in that CU failing certification. If the data distribution is not normal or lognormal, the appropriate nonparametric approach discussed in Appendix G of the SEP will be used to evaluate the first criterion. The second criterion is related to individual samples. An individual sample cannot contain a COC that is greater than two times its FRL (i.e., hotspot criterion). When the given UCL on the mean for each ASCOC is less than its FRL, and the hotspot criterion is met, the CU has met both criteria and will be considered certified.

There are three conditions that could result in a CU failing certification: 1) high variability in the data set, 2) localized contamination, and 3) widespread contamination. Details on the evaluation and responses to these possible outcomes are provided in Section 3.4.5 of the SEP. When all CUs within the scope of this CDL have passed certification, a certification report will be issued. The certification report will be submitted to the U.S. Environmental Protection Agency (EPA) and Ohio Environmental Protection Agency (OEPA) to receive acknowledgement that the pertinent OU remedial actions were completed and the individual CUs are certified and ready to be released for interim or final land use. Section 7.4 of the SEP provides additional details and describes the required content of the Certification Report.

**TABLE 4-1**  
**SAMPLING AND ANALYTICAL REQUIREMENTS**

Analyte <sup>a</sup>	Method <sup>a</sup>	Matrix	Preserve	Hold Time	TAT <sup>d</sup>	Container <sup>b</sup>	Approximate Mass <sup>c</sup>
Rads/Metals (Any combination of TALs A, B, C, D)	Alpha Spec and LSC	Solid	Cool, 4° C	12 months	10 days	Plastic jar	405 g
	Gamma Spec				4 or 10 days PEDD; 30 days final		
	ICP or ICP/MS				10 days		
Radiological (TAL A)	Gamma Spec	Liquid (rinsate)	HNO <sub>3</sub> pH<2	6 months	30 days	Polyethylene	4 liters
Metals (TAL C)	ICP or ICP/MS	Liquid (rinsate)	HNO <sub>3</sub> pH<2	6 months	10 days	Polyethylene	500 ml

<sup>a</sup> Samples will be analyzed according to ASL D requirements but the minimum detection level may cause some analyses to be considered ASL E.

<sup>b</sup> Sample container types may be changed at the direction of the Field Sampling Lead, as long as the volume requirements, container compatibility requirements, and SCQ requirements are met.

<sup>c</sup> The laboratory shall select the sample with the greatest mass from each release for the performance of the required quality control analysis.

<sup>d</sup> The TAT for gamma spec. PEDD is either 4 or 10 days dependent on the specific certification unit. The following CUs require a 4-day TAT:

A7C-S3-C04

A7C-S3-C05

A7C-S3-C06

The remaining CUs require a 10 day PEDD for gamma spec.

ICP/MS - inductively coupled plasma/mass spectroscopy

LSC - liquid scintillation counting

PEDD - preliminary electronic deliverable

TAT - turnaround time



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**TABLE 4-2**  
**TARGET ANALYTE LISTS**

**20500-PSP-0013-A**  
**(Radiological - ASL D/E\*) - RCS Area**

<b>Analyte</b>	<b>On-Property FRL</b>	<b>MDL (soil)<sup>a</sup></b>	<b>MDL (water)</b>
Total Uranium	82 mg/kg	8.2 mg/kg	3,000 µg/L
Radium-226	1.7 pCi/g	0.17 pCi/g	255 pCi/L
Radium-228	1.8 pCi/g	0.18 pCi/g	270 pCi/L
Thorium-228	1.7 pCi/g	0.17 pCi/g	255 pCi/L
Thorium-232	1.5 pCi/g	0.15 pCi/g	255 pCi/L
Lead-210	38 pCi/g	3.8 pCi/g	110 pCi/L

**20500-PSP-0013-B**  
**(Radiological - ASL D/E\*) - Silo 3 Area**

<b>Analyte</b>	<b>On-Property FRL</b>	<b>MDL (soil)</b>	<b>MDL (water)</b>
Total Uranium	82 mg/kg	8.2 mg/kg	3,000 µg/L
Radium-226	1.7 pCi/g	0.17 pCi/g	255 pCi/L
Radium-228	1.8 pCi/g	0.18 pCi/g	270 pCi/L
Thorium-228	1.7 pCi/g	0.17 pCi/g	255 pCi/L
Thorium-232	1.5 pCi/g	0.15 pCi/g	255 pCi/L
Thorium-230	280 pCi/g	28 pCi/g	50 pCi/L
Lead-210	38 pCi/g	3.8 pCi/g	110 pCi/L

**20500-PSP-0013-C**  
**(Metals - ASL D/E\*) - RCS Area**

<b>Analyte</b>	<b>On-Property FRL</b>	<b>MDL (soil)</b>	<b>MDL (water)</b>
Arsenic	12 mg/kg	1.2 mg/kg	1.8 mg/L
Beryllium	1.5 mg/kg	0.15 mg/kg	0.22 mg/L
Cobalt	740 mg/kg	74 mg/kg	1.7 mg/L
Lead	400 mg/kg	40 mg/kg	30 mg/L
Molybdenum	2,900 mg/kg	290 mg/kg	1.5 mg/L

**20500-PSP-0013-D**  
**(Metals - ASL D/E\*) - Silo 3 Area**

<b>Analyte</b>	<b>On-Property FRL</b>	<b>MDL (soil)</b>	<b>MDL (water)</b>
Arsenic	12 mg/kg	1.2 mg/kg	1.8 mg/L
Beryllium	1.5 mg/kg	0.15 mg/kg	0.22 mg/L
Cobalt	740 mg/kg	74 mg/kg	1.7 mg/L
Chromium	300 mg/kg	30 mg/kg	45 mg/L
Lead	400 mg/kg	40 mg/kg	30 mg/L
Manganese	4,600 mg/kg	460 mg/kg	100 mg/L

\*Analytical requirements will meet ASL D but the minimum detection level (MDL) may cause some analyses to be considered ASL E.

mg/L milligrams per liter

µg/L - micrograms per liter

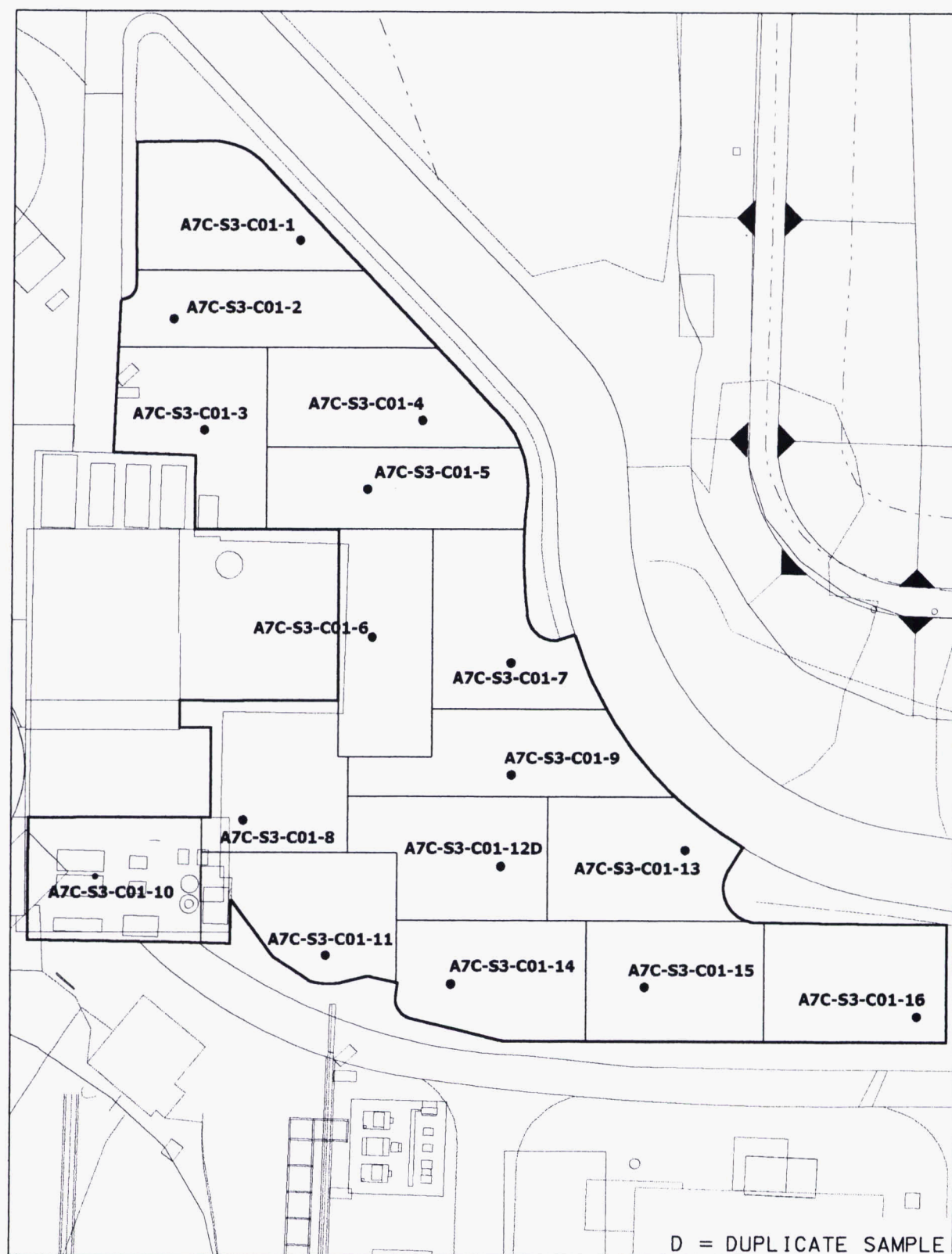
pCi/L - picoCuries per liter



V:\22\m12\edg\m12\_0000\_045.dgn

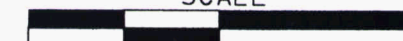
STATE PLANAR COORDINATE SYSTEM 1983

03-MAR-2006

LEGEND:

SAMPLE LOCATION

SCALE



50 25 0 50 FEET

FIGURE 4-1. SILO 3 STAGING PAD  
- CERTIFICATION UNIT RANDOM SAMPLE LOCATIONS

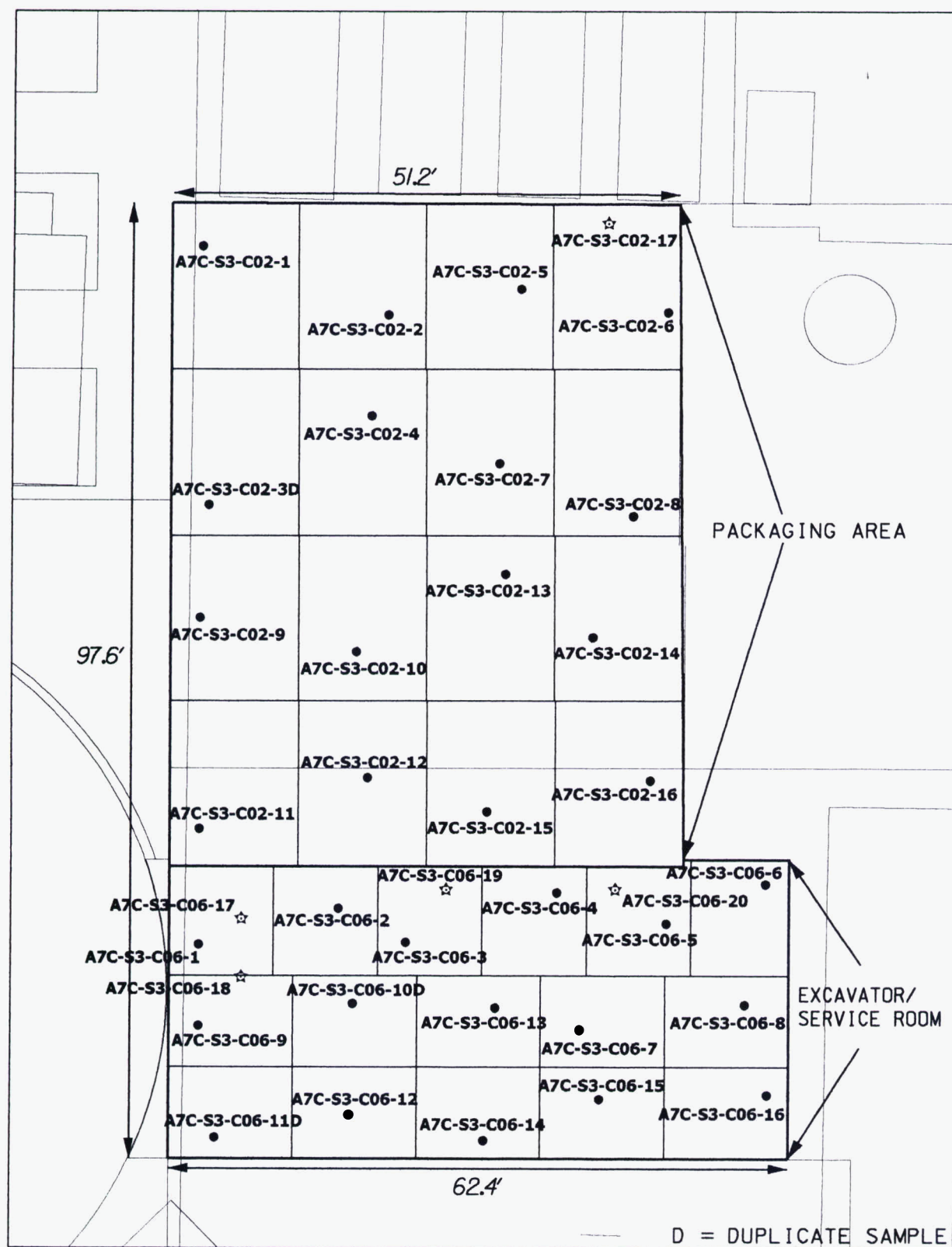
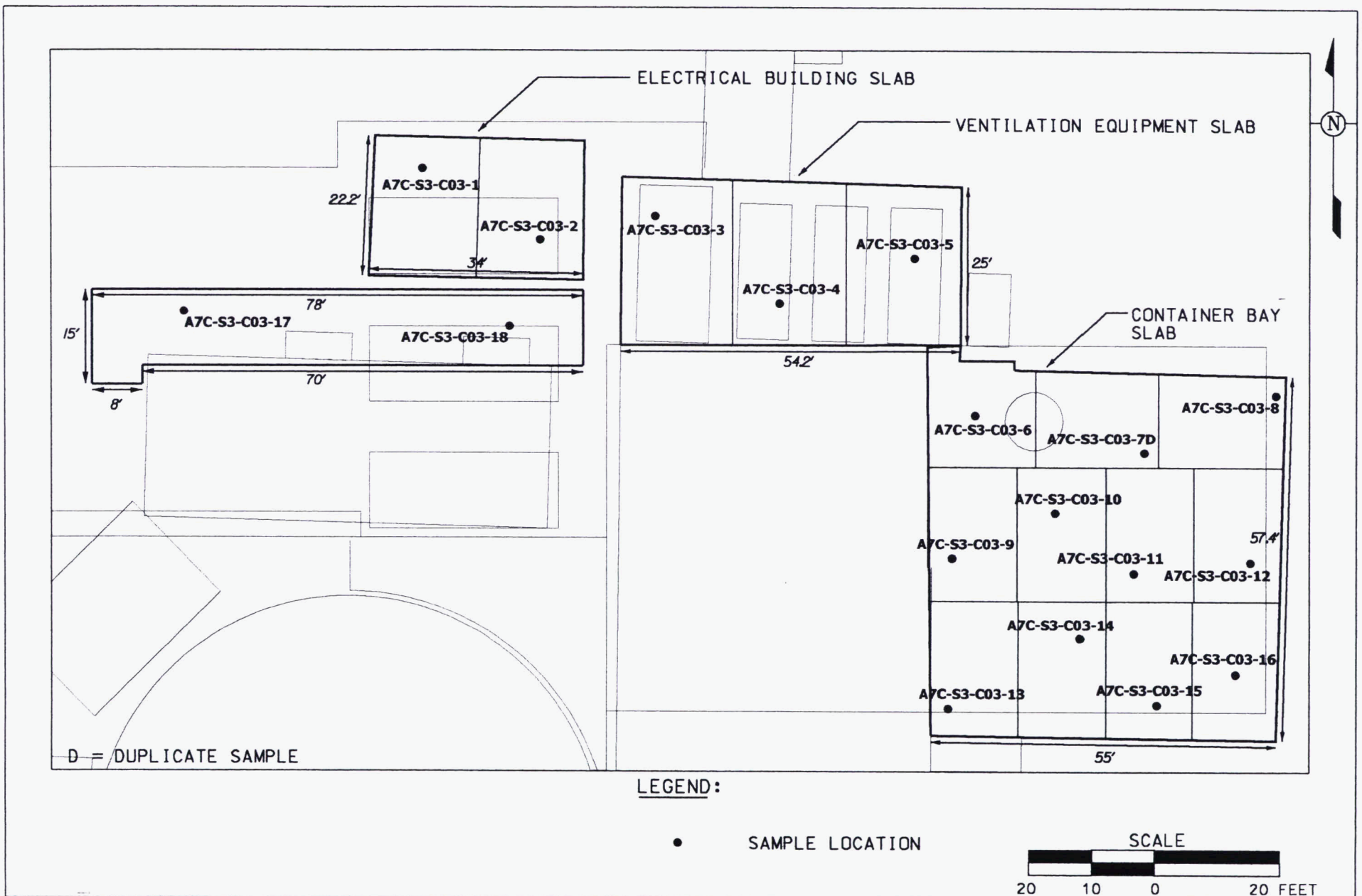
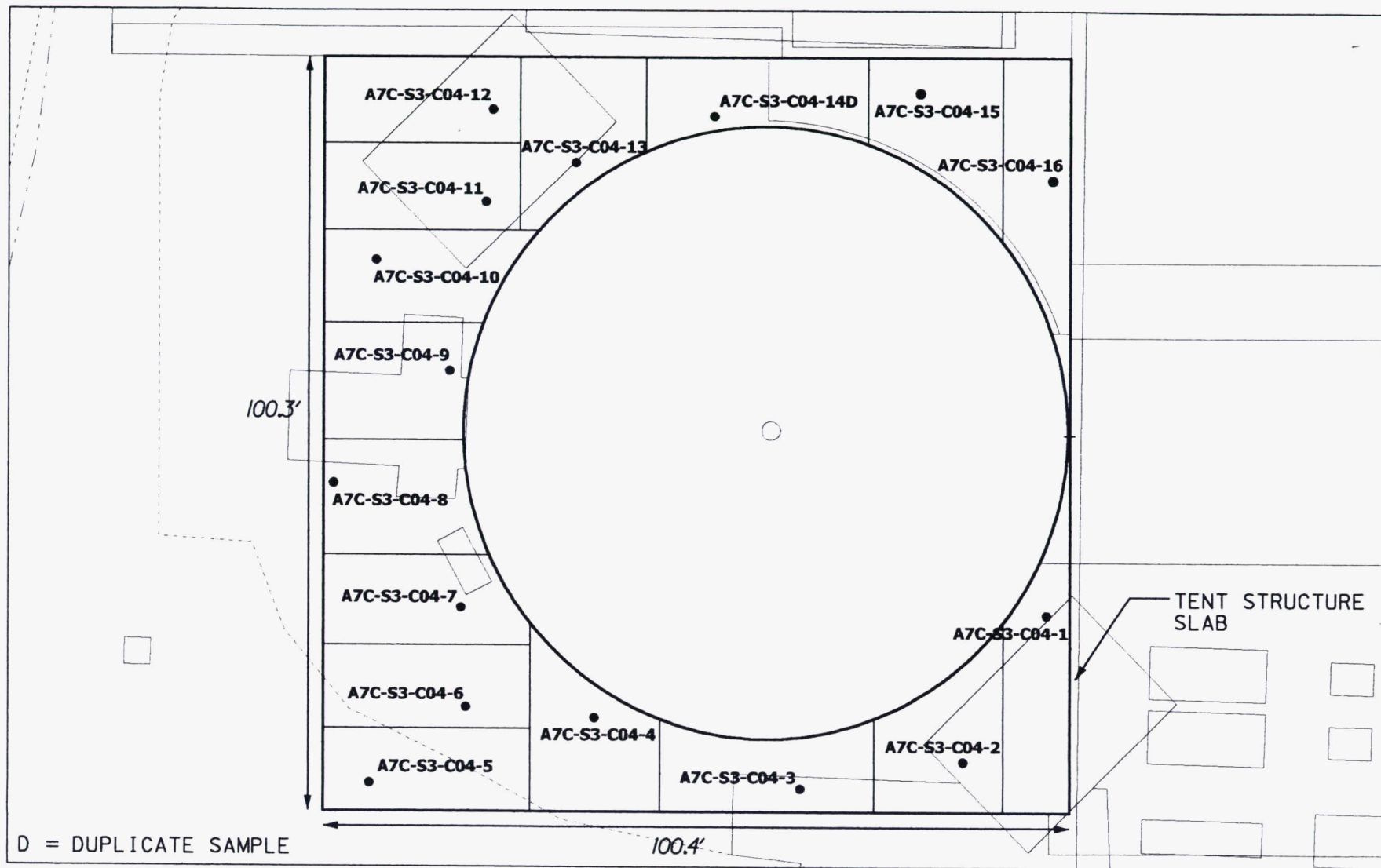


FIGURE 4-2. SILO 3 PROCESS AREAS  
- CERTIFICATION UNIT RANDOM AND BIASED SAMPLE LOCATIONS

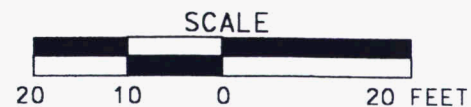




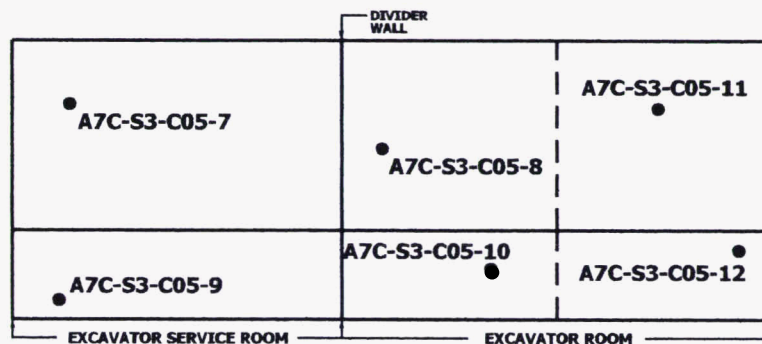


**LEGEND:**

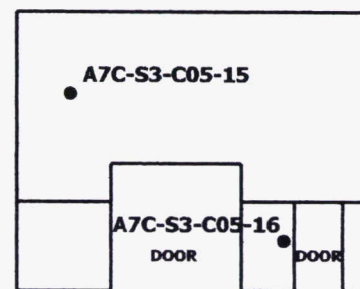
• SAMPLE LOCATION



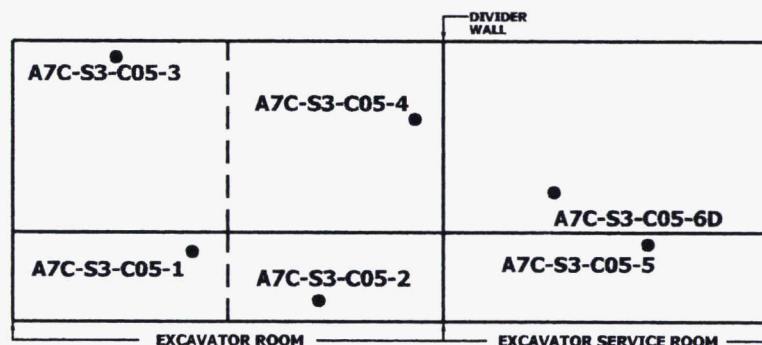
**FIGURE 4-4. SILO 3 ENCLOSURE PAD  
- CERTIFICATION UNIT RANDOM SAMPLE LOCATIONS**



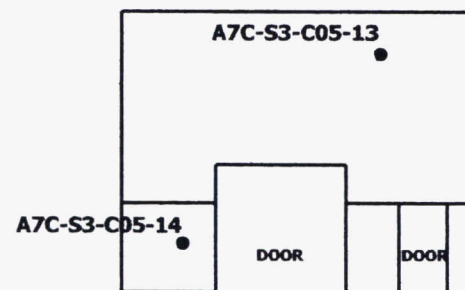
*South Wall*



*Outer Wall*  
(View Toward East)



*North Wall*



*Inner Wall*  
(View Toward East)

LEGEND:

• SAMPLE LOCATION

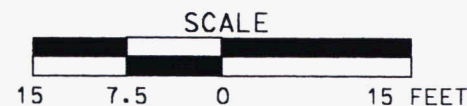


FIGURE 4-5. SILO 3 FACILITY - EXCAVATOR ROOM WALLS  
- CERTIFICATION UNIT RANDOM SAMPLE LOCATIONS

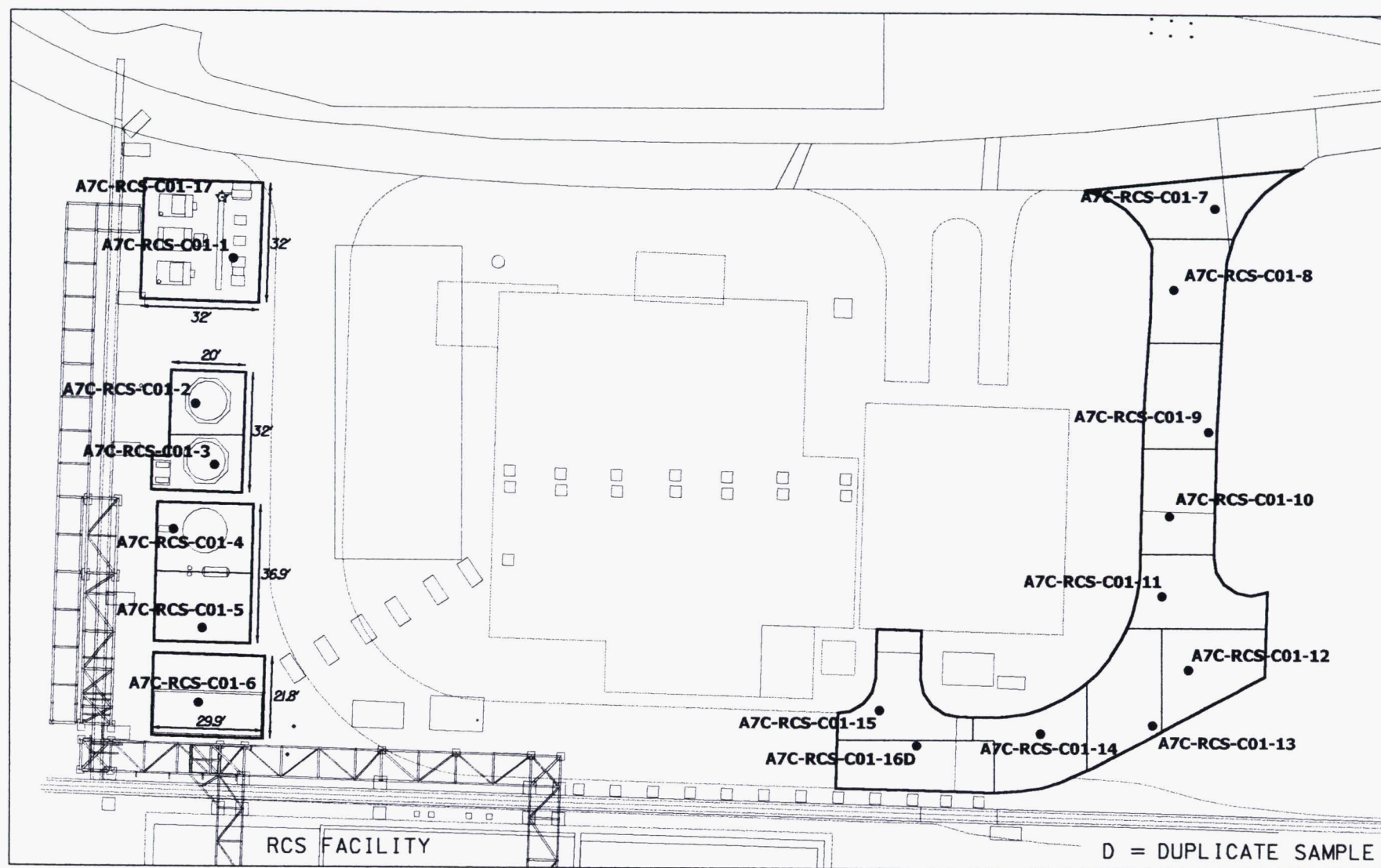


FIGURE 4-6. RCS ANCILLARY PADS AND ROAD  
- CERTIFICATION UNIT RANDOM AND BIASED SAMPLE LOCATIONS



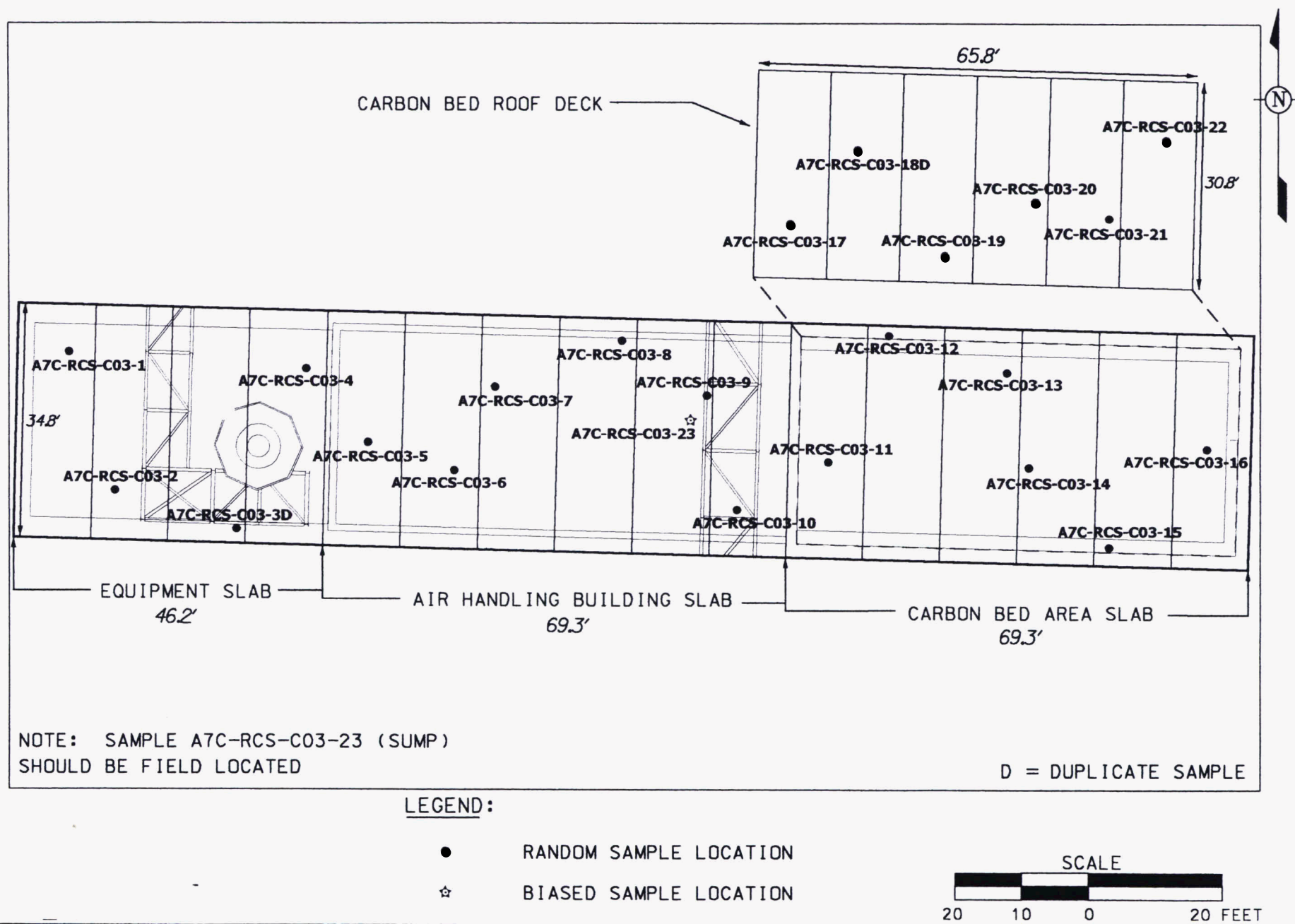
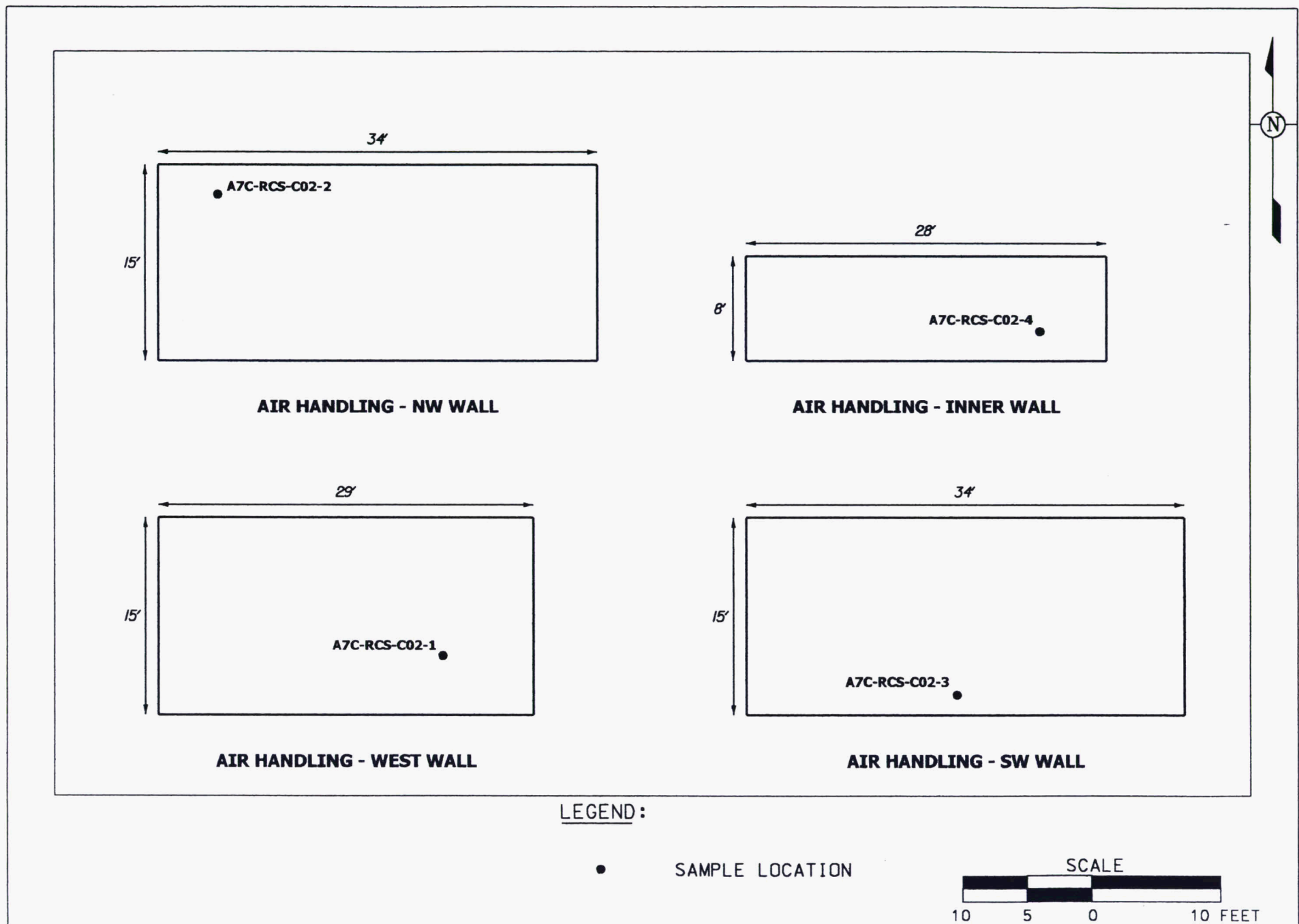
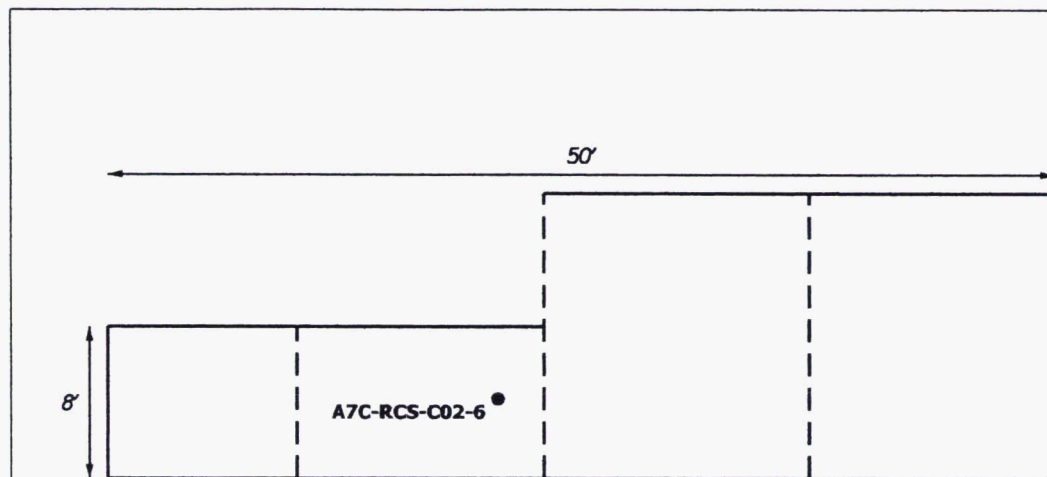


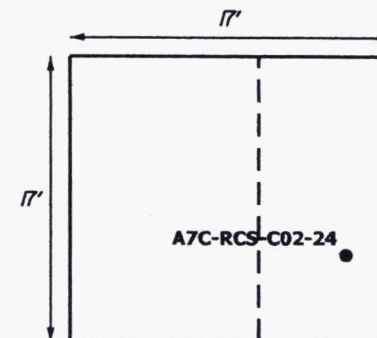
FIGURE 4-7. RADON CONTROL SYSTEM SLABS  
- CERTIFICATION UNIT RANDOM AND BIASED SAMPLE LOCATIONS



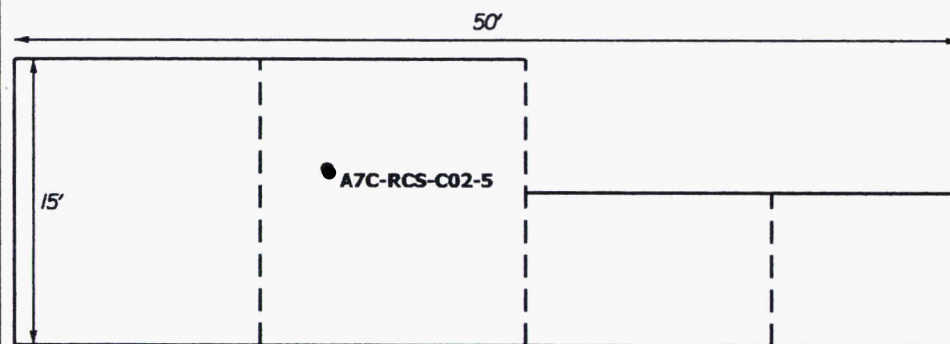
**FIGURE 4-8. RADON CONTROL SYSTEM – AIR HANDLING BUILDING WEST WALLS  
– CERTIFICATION UNIT RANDOM SAMPLE LOCATIONS**



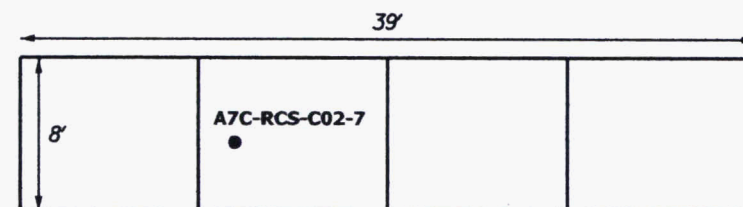
**AIR HANDLING - NORTH CONDENSATE TANK ROOM**



**2ND FLOOR SHIELD WALL**



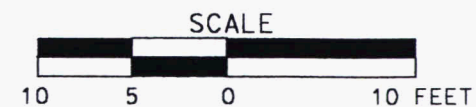
**AIR HANDLING - SOUTH CONDENSATE TANK ROOM**



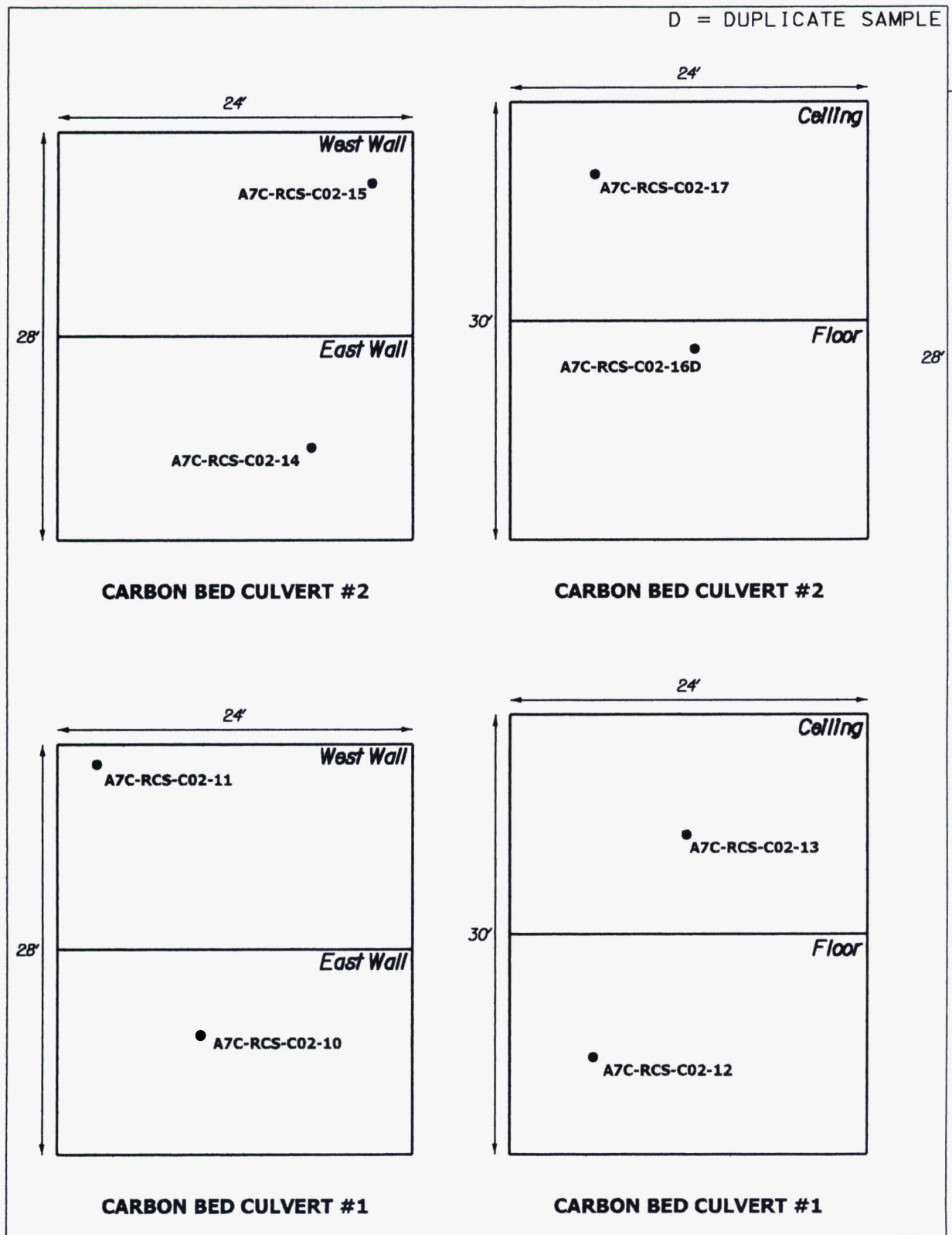
**AIR HANDLING - PUMP AREA**

LEGEND:

• SAMPLE LOCATION

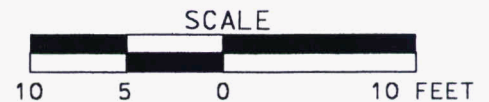






LEGEND:

• SAMPLE LOCATION

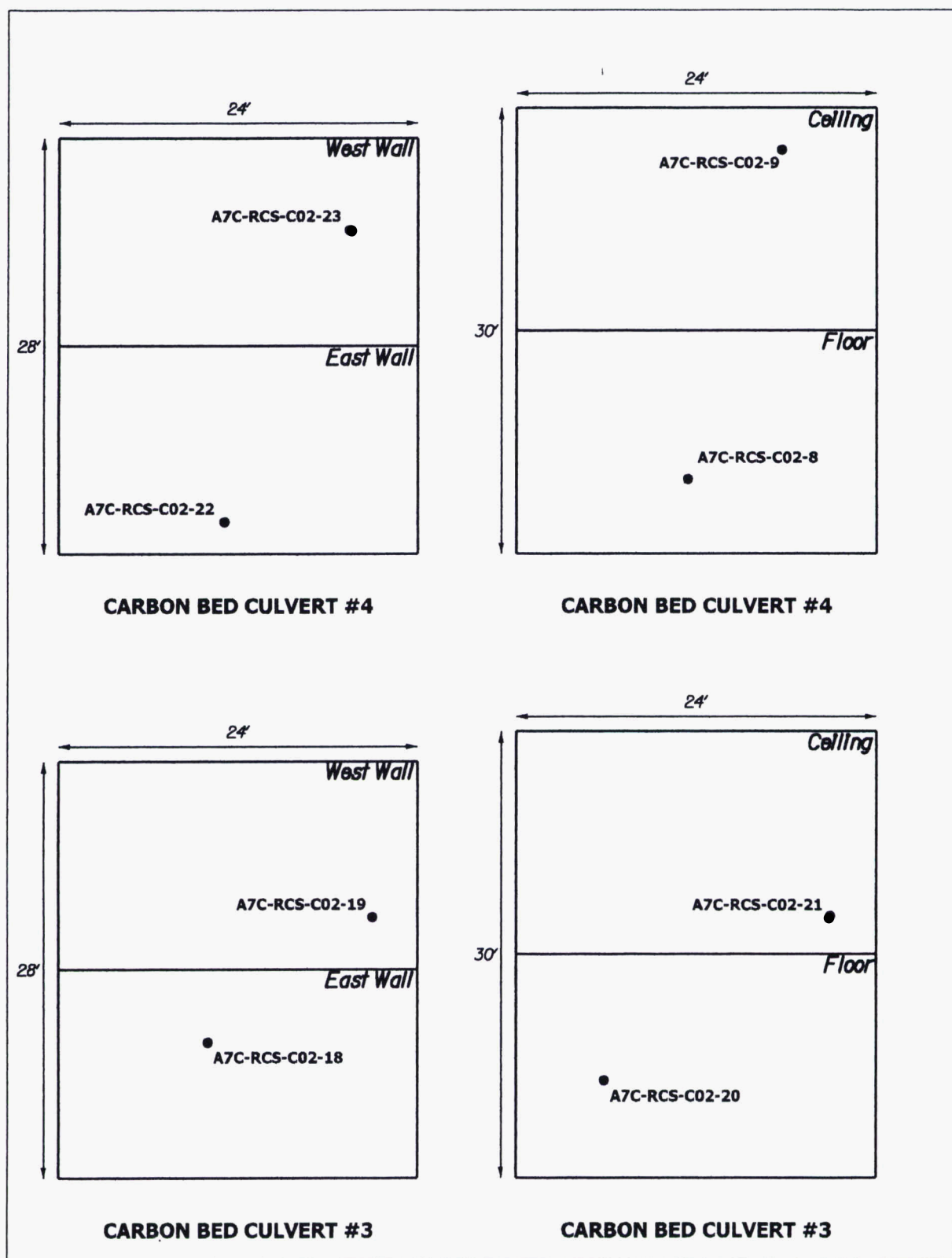


**FIGURE 4-10. RADON CONTROL SYSTEM – CARBON BED CULVERTS  
– CERTIFICATION UNIT RANDOM SAMPLE LOCATIONS**

v:\2 fm12\edgnewd1\8...fig-045d.dgn

STATE PLANNING COORDINATE SYSTEM 1983

07-MAR-2006

LEGEND:

SAMPLE LOCATION

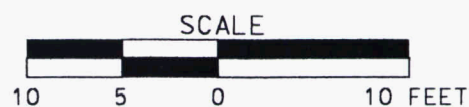


FIGURE 4-11. RADON CONTROL SYSTEM - CARBON BED CULVERTS  
- CERTIFICATION UNIT RANDOM SAMPLE LOCATIONS

## 5.0 SCHEDULE

The following draft schedule shows key activities for the completion of the work within the scope of this CDL/Certification PSP. If necessary, an extension will be requested.

<u>Activity</u>	<u>Target Date</u>
Submittal of Certification Design Letter	March 8, 2006
Start of Precertification Radiological Scanning	March 10, 2006
Start of Certification Sampling	April 8, 2006
Complete Field Work	May 15, 2006
Complete Analytical Work	June 17, 2006
Complete Data Validation and Statistical Analysis	June 23, 2006
Submit Certification Report	June 30, 2006 <sup>a</sup>

<sup>a</sup>The date for submittal of the Certification Report is a commitment to EPA and OEPA. Other dates are internal target completion dates.



## 6.0 QUALITY ASSURANCE/QUALITY CONTROL REQUIREMENTS

### 6.1 FIELD QUALITY CONTROL SAMPLES, ANALYTICAL REQUIREMENTS AND DATA VALIDATION

Per requirements of the SEP and Data Quality Objectives SL-052, Revision 3 (Appendix C), the field quality control, analytical and data validation requirements are as follows:

- Field QC requirements include one field duplicate for the CU, as noted in Section 2.3 and identified in Appendix B. The field duplicate sample will be analyzed for the same COCs as the other samples in the CU from which the field duplicate has been collected.

A rinsate sample will be collected for every 20 concrete samples collected for analysis. The rinsate will be analyzed for radiological and metal constituents.

- All analyses will be performed at ASL D or E, where E meets the minimum detection level of 10 percent of the FRL and is above the SCQ ASL D detection level, but the analyses meet all other SCQ ASL D criteria. An ASL D data package will be provided for all of the data.
- All field data will be validated. A minimum of 10 percent of the laboratory data will be validated to VSL D with the remainder validated to VSL B. If any result is rejected during validation, the sample will be re-analyzed or the location will be re-sampled and analyzed. If necessary, this change will be documented in a V/FCN.

Once all data are validated as required, results will be entered into the SED and a statistical analysis will be performed to evaluate the pass/fail criteria for each CU. The statistical approach is discussed in Section 3.4.3 and Appendix G of the SEP.

If any sample collection or analytical methods are used that are not in accordance with the SCQ, the Project Manager and Characterization Manager must determine if the qualitative data from the samples will be beneficial to certification decision making. If the data will be beneficial, the Project Manager and Characterization Manager will ensure that:

- A variance will be written to document references confirming that the new method supports data needs,
- variations from the SCQ methodology are documented in a variance, or
- data validation of the affected samples is requested or qualifier codes of J (estimated) and R (rejected) be attached to detected and non-detected results, respectively.

### 6.2 PROJECT SPECIFIC PROCEDURES, MANUALS AND DOCUMENTS

Programs supporting this work are responsible for ensuring team members work to and are trained to applicable documents. Additionally, programs supporting this work are responsible for ensuring team members in their organizations are qualified and maintain qualification for site access requirements. The

Project Manager will be responsible for ensuring any project-specific training required to perform work per this PSP is conducted.

To ensure consistency and data integrity, field activities in support of the PSP will follow the requirements and responsibilities outlined in the procedures and guidance documents referenced below.

- 20100-HS-0002, Soil and Disposal Facility Project Integrated Health and Safety Plan
- Sitewide Excavation Plan (SEP)
- Sitewide CERCLA Quality Assurance Project Plan (SCQ)
- ADM-02, Field Project Prerequisites
- EQT-06, Geoprobe<sup>®</sup> Model 5400 and Model 6600
- SMPL-01, Solids Sampling
- SMPL-21, Collection of Field Quality Control Samples
- 9501, Shipping Samples to Off-site Laboratories
- Trimble Pathfinder Pro-XL GPS Operation Manual

### 6.3 INDEPENDENT ASSESSMENT

An independent assessment may be performed by the Fernald Closure Project (FCP) QA/QC organization by conducting a surveillance, consisting of monitoring/observing on-going project activities and work areas to verify conformance to specified requirements. The surveillance will be planned and documented in accordance with Section 12.3 of the SCQ.

### 6.4 IMPLEMENTATION OF CHANGES

Before the implementation of changes, the Field Sampling Lead will be informed of the proposed changes. Once the Field Sampling Lead has obtained written or verbal approval (electronic mail is acceptable) from the Characterization Manager and QA/QC for the changes to the PSP, the changes may be implemented. Changes to the PSP will be noted in the applicable FALs and on a V/FCN. QA/QC must receive the completed V/FCN, which includes the signatures of the Characterization and Sampling Managers, Project Manager, and QA/QC within seven days of implementation of the change. The EPA and OEPA will be given a 15-day review period prior to implementing the change(s) for any V/FCNs identified as "significant" per project guidelines.



## 7.0 HEALTH AND SAFETY

Technicians will schedule a project walk down with Health and Safety (Radiological Control, Industrial Hygiene, and Safety) and any other groups that may be working in the same or an adjacent area before the start of the project. Any hazards identified during the project walkdown must be corrected/controlled prior to the start of work. Weekly walkdowns will be conducted throughout the course of the project in accordance with SPR 1-10, Safety Walk-Throughs. All work on this project will be performed according to applicable Environmental Monitoring procedures, the documents identified in Section 3.4, Fluor Fernald work permit, Radiological Work Permit, and other applicable permits as determined by project management. Concurrence with applicable safety permits is required by each technician in the performance of their assigned duties.

Personnel will also be briefed on any health and safety documents (such as Travelers) that may apply to the project work scope. During the course of this project, operators shall maintain a 50-foot buffer zone between equipment and sampling personnel where field conditions and working space permit. When this buffer zone cannot be maintained, sampling personnel must communicate their intentions to move around or near the equipment with the operators through eye contact and verbal communication or hand signals. At no time shall the sampling activities be within 25 feet of operating heavy equipment without approval of both the project health and safety representative and construction management. Additionally, the sampling team will utilize traffic cones or other equipment to designate a safe buffer zone for their needs when the 50-foot boundary is not practical. Additional safety information can be found in 20100-HS-0002, Soil and Disposal Facility Project Integrated Health and Safety Plan. All personnel have stop-work authority for imminent safety hazards or other hazards resulting from noncompliance with the applicable safety and health practices.

Technicians will be provided with cellular phones for all sampling activities, and **all emergencies will be reported by dialing 911 and 648-6511**. Announcements for severe weather will be provided to select company issued cell phones. Cellular phones are provided to the Technicians by FCP, as needed. As soon as possible, field personnel are to contact their supervisor and Health and Safety Representative after any unplanned event or injury.



## 8.0 DISPOSITION OF WASTE

PCN 1 During sampling activities, field personnel may generate small amounts of concrete, water, and contact waste. Excess concrete generated during sample collection will be replaced in the borehole. Contact waste generation will be minimized by limiting contact with sample media, and by only using disposable materials that are necessary. Contact waste will be bagged and brought back to site for disposal in an uncontrolled area dumpster. Generation of decontamination waters will be minimized in the field. Decontamination water that is generated will be contained in a plastic bucket with a lid and returned to site for disposal. A wastewater discharge form must be completed for disposal. On-site decontamination of equipment will take place at a facility that discharges to the Converted Advanced Wastewater Treatment Facility, either directly or indirectly, through the storm water collection system.

Following analysis, any remaining sample residuals will remain at the off-site laboratories for a specified period of time as defined in their contracts with Fluor Fernald. Prior authorization must be obtained from the Characterization Manager, or designee, to disposition samples collected under this PSP.

## 9.0 DATA MANAGEMENT

A data management process will be implemented so information collected during the investigation will be properly managed to satisfy data end use requirements after completion of field activities. As specified in Section 5.1 of the SCQ, sampling teams will describe daily activities on a FAL, which should be sufficiently detailed for accurate reconstruction of the events without reliance on memory. Sample Collection Logs will be completed according to protocols specified in Appendix B of the SCQ and in applicable procedures. These forms will be maintained in loose-leaf form and uniquely numbered following the sampling event.

All field measurements, observations, and sample collection information associated with physical sample collection will be recorded, as applicable, on the Sample Collection Log, the FAL, and the Chain of Custody/Request for Analysis form. The PSP number will be on all documentation associated with these sampling activities.

Samples will be assigned a unique sample number as explained in Section 2.3 and listed in Appendix B. This unique sample identifier will appear on the Sample Collection Log and Chain of Custody/Request for Analysis form and will be used to identify the samples during analysis, data entry, and data management.

Technicians will review all field data for completeness and accuracy then forward the field data package to the Field Data Validation Contact for final QA/QC review. Sample Data Management personnel will enter analytical data into the SED. Analytical data that is designated for data validation will be forwarded to the Data Validation Group. The PSP requirements for analytical data validation are outlined in Section 4.1. The Data Management Lead will review analytical data when it is received from the off-site laboratories.

Following field and analytical data validation, the Sample Data Management organization will perform data entry into the SED. The original field data packages, original analytical data packages, and original documents generated during the validation process will be maintained as project records by the Sample Data Management organization. All real-time precertification scan data will be added to the SED and maintained in project files in hard copy form.

To ensure that correct coordinates and survey information are tied to the final sample locations in the database, the following process will take place. Upon surveying all locations identified in the PSP, the Surveying Manager will provide the Data Management Lead (i.e., Characterization) with an electronic file of all surveyed coordinates and surface elevations. The Sampling Manager will provide the Data Management Lead with a list of any locations that must be moved during penetration permitting or sample collection, and the Data Management Lead will update the electronic file with this information.

After sample collection is complete, the Data Management Lead will provide this electronic file to the Database Contact for uploading to SED.



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**APPENDIX A**

**EXAMPLES OF CONTAMINATION PLOTS**



**APPENDIX A  
EXAMPLE OF CONTAMINATION PLOTS**

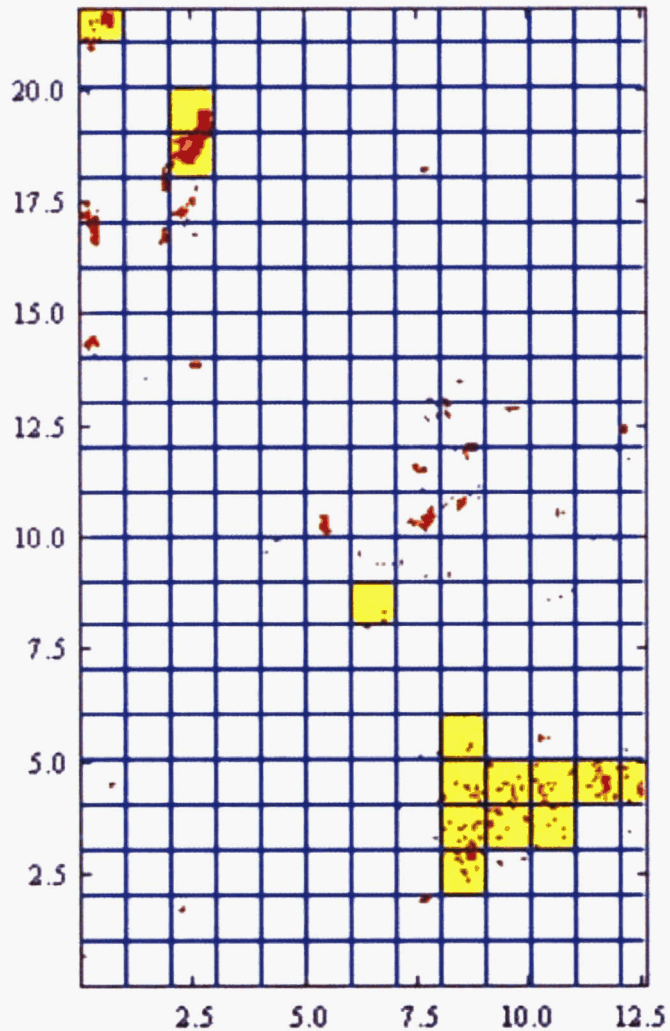


**Figure A-1  
Surface Contamination Monitor - Wall/Ceiling Mode**

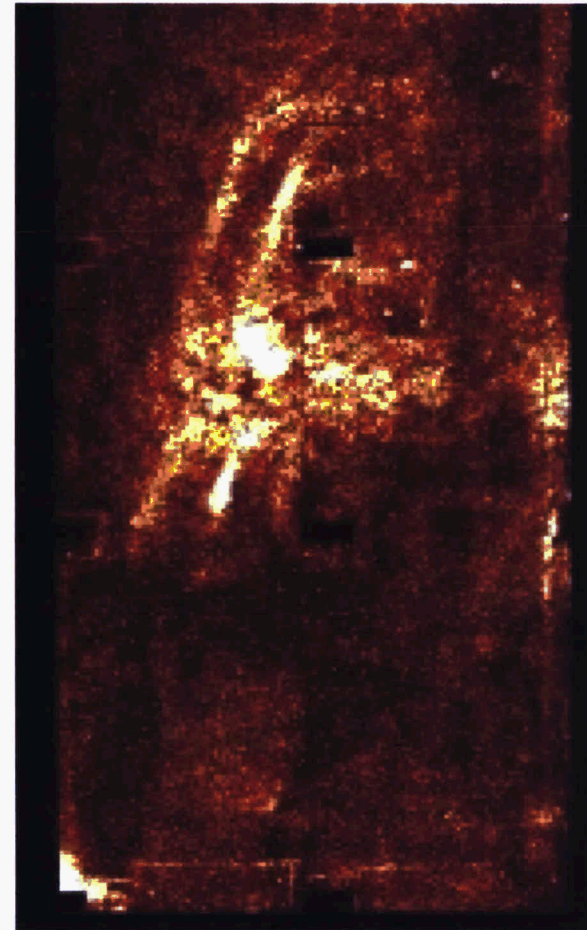


**Figure A-2  
Surface Contamination Monitor - Floor Mode**

**APPENDIX A**  
**EXAMPLE OF CONTAMINATION PLOTS**



**Figure A-3**  
**Example of Alpha/Beta Contamination Distribution**  
**Plot (Range Not Specified). X and Y Axis are in Meters**



**Figure A-4**  
**Example of Alpha/Beta Contamination**  
**Distribution Plot (Lighter Color Indicates**  
**Higher Contamination) for a Floor Area**

## **APPENDIX B**

### **SILO 3 AND RCS FACILITIES CONCRETE CERTIFICATION SAMPLE LOCATIONS AND IDENTIFIERS**



**APPENDIX B**  
**SILO 3 AND RCS FACILITIES CONCRETE CERTIFICATION SAMPLE LOCATIONS AND IDENTIFIERS**

CU	Location	Depth	Sample ID	TAL	North-83	East-83	Vertical Distance From Wall Bottom*	Horizontal Distance From Reference Point*	Comment
Silo 3 Pad - CU1	1-1	0"-1"	A7C-S3-C01-1^RM	B, D	480939.2	1347156.1	NA	NA	
	1-2	0"-1"	A7C-S3-C01-2^RM	B, D	480912.3	1347113.7	NA	NA	
	1-3	0"-1"	A7C-S3-C01-3^RM	B, D	480875.0	1347124.2	NA	NA	
	1-4	0"-1"	A7C-S3-C01-4^RM	B, D	480878.4	1347197.7	NA	NA	
	1-5	0"-1"	A7C-S3-C01-5^RM	B, D	480855.0	1347179.3	NA	NA	
	1-6	0"-1"	A7C-S3-C01-6^RM	B, D	480805.1	1347181.2	NA	NA	
	1-7	0"-1"	A7C-S3-C01-7^RM	B, D	480796.4	1347227.8	NA	NA	
	1-8	0"-1"	A7C-S3-C01-8^RM	B, D	480742.8	1347137.9	NA	NA	
	1-9	0"-1"	A7C-S3-C01-9^RM	B, D	480758.4	1347228.2	NA	NA	
	1-10	0"-1"	A7C-S3-C01-10^RM	B, D	480723.7	1347088.2	NA	NA	
	1-11	0"-1"	A7C-S3-C01-11^RM	B, D	480697.2	1347165.9	NA	NA	
	1-12	0"-1"	A7C-S3-C01-12^RM	B, D	480727.4	1347224.7	NA	NA	
			A7C-S3-C01-12^RM-D	B, D	480727.4	1347224.7	NA	NA	
	1-13	0"-1"	A7C-S3-C01-13^RM	B, D	480733.0	1347286.6	NA	NA	
	1-14	0"-1"	A7C-S3-C01-14^RM	B, D	480687.6	1347208.2	NA	NA	
	1-15	0"-1"	A7C-S3-C01-15^RM	B, D	480686.7	1347273.2	NA	NA	
	1-16	0"-1"	A7C-S3-C01-16^RM	B, D	480677.0	1347364.2	NA	NA	
Silo 3 Packaging Room- CU2	2-1	0"-1"	A7C-S3-C02-1^RM	B, D	480836.8	1347067.7	NA	NA	
	2-2	0"-1"	A7C-S3-C02-2^RM	B, D	480829.7	1347086.4	NA	NA	
	2-3	0"-1"	A7C-S3-C02-3^RM	B, D	480810.3	1347068.4	NA	NA	
			A7C-S3-C02-3^RM-D	B, D	480810.3	1347068.4	NA	NA	
	2-4	0"-1"	A7C-S3-C02-4^RM	B, D	480819.4	1347084.8	NA	NA	
	2-5	0"-1"	A7C-S3-C02-5^RM	B, D	480832.3	1347099.8	NA	NA	
	2-6	0"-1"	A7C-S3-C02-6^RM	B, D	480830.0	1347114.5	NA	NA	
	2-7	0"-1"	A7C-S3-C02-7^RM	B, D	480814.5	1347097.7	NA	NA	
	2-8	0"-1"	A7C-S3-C02-8^RM	B, D	480809.1	1347111.1	NA	NA	
	2-9	0"-1"	A7C-S3-C02-9^RM	B, D	480798.8	1347067.5	NA	NA	
	2-10	0"-1"	A7C-S3-C02-10^RM	B, D	480795.3	1347083.3	NA	NA	
	2-11	0"-1"	A7C-S3-C02-11^RM	B, D	480777.3	1347067.5	NA	NA	
	2-12	0"-1"	A7C-S3-C02-12^RM	B, D	480782.5	1347084.5	NA	NA	
	2-13	0"-1"	A7C-S3-C02-13^RM	B, D	480803.3	1347098.3	NA	NA	
	2-14	0"-1"	A7C-S3-C02-14^RM	B, D	480796.8	1347107.1	NA	NA	
	2-15	0"-1"	A7C-S3-C02-15^RM	B, D	480779.0	1347096.5	NA	NA	
	2-16	0"-1"	A7C-S3-C02-16^RM	B, D	480782.2	1347112.9	NA	NA	
	2-17	0"-1"	A7C-S3-C02-17B^RM	B, D	Field Locate	Field Locate	NA	NA	

**APPENDIX B**  
**SILO 3 AND RCS FACILITIES CONCRETE CERTIFICATION SAMPLE LOCATIONS AND IDENTIFIERS**

CU	Location	Depth	Sample ID	TAL	North-83	East-83	Vertical Distance From Wall Bottom*	Horizontal Distance From Reference Point*	Comment
Silo 3 Container Bay/Support Slabs - CU3	3-1	0"-1"	A7C-S3-C03-1^RM	B, D	480869.2	1347035.3	NA	NA	
	3-2	0"-1"	A7C-S3-C03-2^RM	B, D	480857.9	1347053.9	NA	NA	
	3-3	0"-1"	A7C-S3-C03-3^RM	B, D	480861.6	1347072.4	NA	NA	
	3-4	0"-1"	A7C-S3-C03-4^RM	B, D	480847.8	1347092.2	NA	NA	
	3-5	0"-1"	A7C-S3-C03-5^RM	B, D	480855.0	1347113.7	NA	NA	
	3-6	0"-1"	A7C-S3-C03-6^RM	B, D	480830.2	1347123.4	NA	NA	
	3-7	0"-1"	A7C-S3-C03-7^RM	B, D	480824.3	1347150.3	NA	NA	
			A7C-S3-C03-7^RM-D	B, D	480824.3	1347150.3	NA	NA	
	3-8	0"-1"	A7C-S3-C03-8^RM	B, D	480833.5	1347171.3	NA	NA	
	3-9	0"-1"	A7C-S3-C03-9^RM	B, D	480807.7	1347119.7	NA	NA	
	3-10	0"-1"	A7C-S3-C03-10^RM	B, D	480814.8	1347136.2	NA	NA	
	3-11	0"-1"	A7C-S3-C03-11^RM	B, D	480805.3	1347148.6	NA	NA	
	3-12	0"-1"	A7C-S3-C03-12^RM	B, D	480807.1	1347167.2	NA	NA	
	3-13	0"-1"	A7C-S3-C03-13^RM	B, D	480784.0	1347119.1	NA	NA	
	3-14	0"-1"	A7C-S3-C03-14^RM	B, D	480795.0	1347140.1	NA	NA	
	3-15	0"-1"	A7C-S3-C03-15^RM	B, D	480784.6	1347152.3	NA	NA	
	3-16	0"-1"	A7C-S3-C03-16^RM	B, D	480789.4	1347164.9	NA	NA	
	3-17	0"-1"	A7C-S3-C03-17^RM	B, D	480846.5	1346997.5	NA	NA	
	3-18	0"-1"	A7C-S3-C03-18^RM	B, D	480844.2	1347049.1	NA	NA	
Silo 3 Tent Structure Slab - CU4	4-1	0"-1"	A7C-S3-C04-1^RM	B, D	480736.7	1347061.4	NA	NA	
	4-2	0"-1"	A7C-S3-C04-2^RM	B, D	480717.2	1347050.2	NA	NA	
	4-3	0"-1"	A7C-S3-C04-3^RM	B, D	480713.6	1347028.2	NA	NA	
	4-4	0"-1"	A7C-S3-C04-4^RM	B, D	480723.0	1347000.4	NA	NA	
	4-5	0"-1"	A7C-S3-C04-5^RM	B, D	480714.3	1346970.3	NA	NA	
	4-6	0"-1"	A7C-S3-C04-6^RM	B, D	480724.3	1346983.3	NA	NA	
	4-7	0"-1"	A7C-S3-C04-7^RM	B, D	480737.5	1346982.6	NA	NA	
	4-8	0"-1"	A7C-S3-C04-8^RM	B, D	480754.0	1346965.4	NA	NA	
	4-9	0"-1"	A7C-S3-C04-9^RM	B, D	480768.9	1346981.0	NA	NA	
	4-10	0"-1"	A7C-S3-C04-10^RM	B, D	480783.6	1346971.2	NA	NA	
	4-11	0"-1"	A7C-S3-C04-11^RM	B, D	480791.4	1346985.9	NA	NA	
	4-12	0"-1"	A7C-S3-C04-12^RM	B, D	480803.7	1346986.8	NA	NA	
	4-13	0"-1"	A7C-S3-C04-13^RM	B, D	480796.6	1346997.9	NA	NA	
	4-14	0"-1"	A7C-S3-C04-14^RM	B, D	480802.9	1347016.6	NA	NA	
			A7C-S3-C04-14^RM-D	B, D	480802.9	1347016.6	NA	NA	
	4-15	0"-1"	A7C-S3-C04-15^RM	B, D	480806.0	1347044.3	NA	NA	
	4-16	0"-1"	A7C-S3-C04-16^RM	B, D	480794.4	1347062.1	NA	NA	



**APPENDIX B**  
**SILO 3 AND RCS FACILITIES CONCRETE CERTIFICATION SAMPLE LOCATIONS AND IDENTIFIERS**

CU	Location	Depth	Sample ID	TAL	North-83	East-83	Vertical Distance From Wall Bottom*	Horizontal Distance From Reference Point*	Comment
Silo 3 Excavation Room Walls - CU5	5-1	0"-1"	A7C-S3-C05-1^RM	B, D	NA	NA	5.5	14.2	North Wall
	5-2	0"-1"	A7C-S3-C05-2^RM	B, D	NA	NA	1.7	24.2	North Wall
	5-3	0"-1"	A7C-S3-C05-3^RM	B, D	NA	NA	20.7	8.1	North Wall
	5-4	0"-1"	A7C-S3-C05-4^RM	B, D	NA	NA	15.9	31.8	North Wall
	5-5	0"-1"	A7C-S3-C05-5^RM	B, D	NA	NA	6.1	50.2	North Wall
	5-6	0"-1"	A7C-S3-C05-6^RM	B, D	NA	NA	10.2	42.8	North Wall
			A7C-S3-C05-6^RM-D	B, D	NA	NA	10.2	42.8	North Wall
	5-7	0"-1"	A7C-S3-C05-7^RM	B, D	NA	NA	17.0	4.5	South Wall
	5-8	0"-1"	A7C-S3-C05-8^RM	B, D	NA	NA	13.4	29.2	South Wall
	5-9	0"-1"	A7C-S3-C05-9^RM	B, D	NA	NA	1.5	3.6	South Wall
	5-10	0"-1"	A7C-S3-C05-10^RM	B, D	NA	NA	4.0	37.8	South Wall
	5-11	0"-1"	A7C-S3-C05-11^RM	B, D	NA	NA	16.6	51.0	South Wall
	5-12	0"-1"	A7C-S3-C05-12^RM	B, D	NA	NA	5.4	57.4	South Wall
	5-13	0"-1"	A7C-S3-C05-13^RM	B, D	NA	NA	18.9	20.6	Inner Wall
	5-14	0"-1"	A7C-S3-C05-14^RM	B, D	NA	NA	3.8	4.9	Inner Wall
	5-15	0"-1"	A7C-S3-C05-15^RM	B, D	NA	NA	15.5	4.3	Outer Wall
	5-16	0"-1"	A7C-S3-C05-16^RM	B, D	NA	NA	3.9	21.1	Outer Wall
Silo 3 Excavator Building - CU6	2-1	0"-1"	A7C-S3-C06-1^RM	B, D	480765.5	1347067.5	NA	NA	
	2-2	0"-1"	A7C-S3-C06-2^RM	B, D	480769.2	1347081.6	NA	NA	
	2-3	0"-1"	A7C-S3-C06-3^RM	B, D	480765.7	1347088.4	NA	NA	
	2-4	0"-1"	A7C-S3-C06-4^RM	B, D	480770.8	1347103.6	NA	NA	
	2-5	0"-1"	A7C-S3-C06-5^RM	B, D	480767.6	1347114.6	NA	NA	
	2-6	0"-1"	A7C-S3-C06-6^RM	B, D	480771.6	1347124.6	NA	NA	
	2-7	0"-1"	A7C-S3-C06-7^RM	B, D	480756.8	1347106.0	NA	NA	
	2-8	0"-1"	A7C-S3-C06-8^RM	B, D	480759.4	1347122.6	NA	NA	
	2-9	0"-1"	A7C-S3-C06-9^RM	B, D	480757.2	1347067.5	NA	NA	
	2-10	0"-1"	A7C-S3-C06-10^RM	B, D	480759.5	1347083.1	NA	NA	
			A7C-S3-C06-10^RM-D	B, D	480759.5	1347083.1	NA	NA	
	2-11	0"-1"	A7C-S3-C06-11^RM	B, D	480745.8	1347069.2	NA	NA	
	2-12	0"-1"	A7C-S3-C06-12^RM	B, D	480748.1	1347082.8	NA	NA	
	2-13	0"-1"	A7C-S3-C06-13^RM	B, D	480759.0	1347097.5	NA	NA	
	2-14	0"-1"	A7C-S3-C06-14^RM	B, D	480745.5	1347096.3	NA	NA	
	2-15	0"-1"	A7C-S3-C06-15^RM	B, D	480749.7	1347108.0	NA	NA	
	2-16	0"-1"	A7C-S3-C06-16^RM	B, D	480750.1	1347124.8	NA	NA	



**APPENDIX B**  
**SILO 3 AND RCS FACILITIES CONCRETE CERTIFICATION SAMPLE LOCATIONS AND IDENTIFIERS**

CU	Location	Depth	Sample ID	TAL	North-83	East-83	Vertical Distance From Wall Bottom*	Horizontal Distance From Reference Point*	Comment
Silo 3 Excavator Building - CU6 (Cont'd)	2-17	0"-1"	A7C-S3-C06-17B^RM	B, D	Field Locate	Field Locate	NA	NA	
	2-18	0"-1"	A7C-S3-C06-18B^RM	B, D	Field Locate	Field Locate	NA	NA	
	2-19	0"-1"	A7C-S3-C06-19B^RM	B, D	Field Locate	Field Locate	NA	NA	
	2-20	0"-1"	A7C-S3-C06-20B^RM	B, D	Field Locate	Field Locate	NA	NA	
RCS Support Pads/Road - CU1	1-1	0"-1"	A7C-RCS-C01-1^RM	A, C	480627.8	1347199.0	NA	NA	
	1-2	0"-1"	A7C-RCS-C01-2^RM	A, C	480589.1	1347188.9	NA	NA	
	1-3	0"-1"	A7C-RCS-C01-3^RM	A, C	480572.8	1347194.1	NA	NA	
	1-4	0"-1"	A7C-RCS-C01-4^RM	A, C	480555.6	1347183.0	NA	NA	
	1-5	0"-1"	A7C-RCS-C01-5^RM	A, C	480529.4	1347190.8	NA	NA	
	1-6	0"-1"	A7C-RCS-C01-6^RM	A, C	480509.6	1347189.7	NA	NA	
	1-7	0"-1"	A7C-RCS-C01-7^RM	A, C	480642.1	1347463.5	NA	NA	
	1-8	0"-1"	A7C-RCS-C01-8^RM	A, C	480620.3	1347452.5	NA	NA	
	1-9	0"-1"	A7C-RCS-C01-9^RM	A, C	480582.6	1347461.9	NA	NA	
	1-10	0"-1"	A7C-RCS-C01-10^RM	A, C	480560.0	1347451.4	NA	NA	
	1-11	0"-1"	A7C-RCS-C01-11^RM	A, C	480538.7	1347449.3	NA	NA	
	1-12	0"-1"	A7C-RCS-C01-12^RM	A, C	480519.2	1347456.5	NA	NA	
	1-13	0"-1"	A7C-RCS-C01-13^RM	A, C	480504.4	1347446.7	NA	NA	
	1-14	0"-1"	A7C-RCS-C01-14^RM	A, C	480502.2	1347416.7	NA	NA	
	1-15	0"-1"	A7C-RCS-C01-15^RM	A, C	480508.3	1347373.2	NA	NA	
	1-16	0"-1"	A7C-RCS-C01-16^RM	A, C	480493.0	1347383.2	NA	NA	
			A7C-RCS-C01-16^RM-D	A, C	480493.0	1347383.2	NA	NA	
	1-17	0"-1"	A7C-RCS-C01-17B^RM	A, C	480644.1	1347196.0	NA	NA	
RCS Walls - CU2	2-1	0"-1"	A7C-RCS-C02-1^RM	A, C	NA	NA	22.0	4.5	Air Handling - West Wall
	2-2	0"-1"	A7C-RCS-C02-2^RM	A, C	NA	NA	4.6	12.7	Air Handling - NW Wall
	2-3	0"-1"	A7C-RCS-C02-3^RM	A, C	NA	NA	16.4	1.5	Air Handling - SW Wall
	2-4	0"-1"	A7C-RCS-C02-4^RM	A, C	NA	NA	22.8	2.3	Air Handling - Inner Wall
	2-5	0"-1"	A7C-RCS-C02-5^RM	A, C	NA	NA	16.5	9.2	Air Handling - S. Condensate
	2-6	0"-1"	A7C-RCS-C02-6^RM	A, C	NA	NA	20.6	4.2	Air Handling - N. Condensate
	2-7	0"-1"	A7C-RCS-C02-7^RM	A, C	NA	NA	11.4	3.6	Air Handling - Pump Area
	2-8	0"-1"	A7C-RCS-C02-8^RM	A, C	NA	NA	17.7	27.2	Carbon Culvert 4 (Floor)
	2-9	0"-1"	A7C-RCS-C02-9^RM	A, C	NA	NA	9.7	8.2	Carbon Culvert 4 (Ceiling)
	2-10	0"-1"	A7C-RCS-C02-10^RM	A, C	NA	NA	5.6	6.6	Carbon Culvert 1 (East Wall)
	2-11	0"-1"	A7C-RCS-C02-11^RM	A, C	NA	NA	17.2	6.4	Carbon Culvert 1 (West Wall)
	2-12	0"-1"	A7C-RCS-C02-12^RM	A, C	NA	NA	5.7	25.1	Carbon Culvert 1 (Floor)

**APPENDIX B**  
**SILO 3 AND RCS FACILITIES CONCRETE CERTIFICATION SAMPLE LOCATIONS AND IDENTIFIERS**

CU	Location	Depth	Sample ID	TAL	North-83	East-83	Vertical Distance From Wall Bottom*	Horizontal Distance From Reference Point*	Comment
RCS Walls - CU2 (Cont'd)	2-13	0"-1"	A7C-RCS-C02-13^RM	A, C	NA	NA	11.9	21.8	Carbon Culvert 1 (Ceiling)
	2-14	0"-1"	A7C-RCS-C02-14^RM	A, C	NA	NA	17.2	6.4	Carbon Culvert 2 (East Wall)
	2-15	0"-1"	A7C-RCS-C02-15^RM	A, C	NA	NA	21.3	24.5	Carbon Culvert 2 (West Wall)
	2-16	0"-1"	A7C-RCS-C02-16^RM	A, C	NA	NA	12.4	13.1	Carbon Culvert 2 (Floor)
			A7C-RCS-C02-16^RM-D	A, C	NA	NA	12.4	13.1	
	2-17	0"-1"	A7C-RCS-C02-17^RM	A, C	NA	NA	5.7	25.1	Carbon Culvert 2 (Ceiling)
	2-18	0"-1"	A7C-RCS-C02-18^RM	A, C	NA	NA	10.0	9.1	Carbon Culvert 3 (East Wall)
	2-19	0"-1"	A7C-RCS-C02-19^RM	A, C	NA	NA	21.0	17.5	Carbon Culvert 3 (West Wall)
	2-20	0"-1"	A7C-RCS-C02-20^RM	A, C	NA	NA	5.9	6.5	Carbon Culvert 3 (Floor)
	2-21	0"-1"	A7C-RCS-C02-21^RM	A, C	NA	NA	20.9	17.6	Carbon Culvert 3 (Ceiling)
	2-22	0"-1"	A7C-RCS-C02-22^RM	A, C	NA	NA	11.1	2.2	Carbon Culvert 4 (East Wall)
	2-23	0"-1"	A7C-RCS-C02-23^RM	A, C	NA	NA	19.5	21.8	Carbon Culvert 4 (West Wall)
	2-24	0"-1"	A7C-RCS-C02-24^RM	A, C	NA	NA	14.6	4.6	Second Floor Shield Wall
RCS Slab/Roof Deck - CU3	3-1	0"-1"	A7C-RCS-C03-1^RM	A, C	480473.1	1347183.1	NA	NA	
	3-2	0"-1"	A7C-RCS-C03-2^RM	A, C	480452.4	1347190.0	NA	NA	
	3-3	0"-1"	A7C-RCS-C03-3^RM	A, C	480446.7	1347208.2	NA	NA	
			A7C-RCS-C03-3^RM-D	A, C	480446.7	1347208.2	NA	NA	
	3-4	0"-1"	A7C-RCS-C03-4^RM	A, C	480470.5	1347218.6	NA	NA	
	3-5	0"-1"	A7C-RCS-C03-5^RM	A, C	480459.6	1347227.8	NA	NA	
	3-6	0"-1"	A7C-RCS-C03-6^RM	A, C	480455.4	1347240.7	NA	NA	
	3-7	0"-1"	A7C-RCS-C03-7^RM	A, C	480467.8	1347246.8	NA	NA	
	3-8	0"-1"	A7C-RCS-C03-8^RM	A, C	480474.7	1347265.7	NA	NA	
	3-9	0"-1"	A7C-RCS-C03-9^RM	A, C	480466.5	1347278.5	NA	NA	
	3-10	0"-1"	A7C-RCS-C03-10^RM	A, C	480449.6	1347283.0	NA	NA	
	3-11	0"-1"	A7C-RCS-C03-11^RM	A, C	480456.6	1347296.7	NA	NA	
	3-12	0"-1"	A7C-RCS-C03-12^RM	A, C	480475.5	1347305.8	NA	NA	
	3-13	0"-1"	A7C-RCS-C03-13^RM	A, C	480469.9	1347323.5	NA	NA	
	3-14	0"-1"	A7C-RCS-C03-14^RM	A, C	480455.9	1347326.8	NA	NA	
	3-15	0"-1"	A7C-RCS-C03-15^RM	A, C	480444.1	1347338.8	NA	NA	
	3-16	0"-1"	A7C-RCS-C03-16^RM	A, C	480458.6	1347353.4	NA	NA	
	3-17	0"-1"	A7C-RCS-C03-17^RM	A, C	480452.4	1347297.5	NA	NA	
	3-18	0"-1"	A7C-RCS-C03-18^RM	A, C	480463.5	1347307.6	NA	NA	
			A7C-RCS-C03-18^RM-D	A, C	480463.5	1347307.6	NA	NA	
	3-19	0"-1"	A7C-RCS-C03-19^RM	A, C	480447.8	1347320.7	NA	NA	
	3-20	0"-1"	A7C-RCS-C03-20^RM	A, C	480455.8	1347334.2	NA	NA	

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**APPENDIX B**  
**SILO 3 AND RCS FACILITIES CONCRETE CERTIFICATION SAMPLE LOCATIONS AND IDENTIFIERS**

CU	Location	Depth	Sample ID	TAL	North-83	East-83	Vertical Distance From Wall Bottom*	Horizontal Distance From Reference Point*	Comment
RCS Slab/Roof Deck - CU3 (Cont'd)	3-21	0"-1"	A7C-RCS-C03-21^RM	A, C	480453.3	1347345.2	NA	NA	
	3-22	0"-1"	A7C-RCS-C03-22^RM	A, C	480465.0	1347353.8	NA	NA	
	3-23	0"-1"	A7C-RCS-C03-23^RM	A, C	480462.9	1347276.0	NA	NA	

\* The random sample locations for wall CUs are based on the distance from the bottom left corner of each wall as depicted in Figures 4-5, 4-8, 4-9, 4-10 and 4-11.

Examples for Biased Samples:

A7C-S3-C02-18B^RM

First biased sample collected based on a alpha/beta scan or the location of a crack/joint.

A7C-S3-C02-21B^2-RMP

Biased sample collected from the bottom of a crack/joint (e.g., any interval that represents the bottom of a crack/joint in the concrete)



**APPENDIX C**

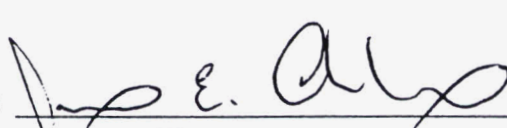
**DATA QUALITY OBJECTIVES SL-052, REV. 3**

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Effective Date: March 3, 2000

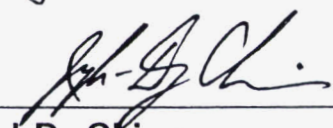
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Control Number \_\_\_\_\_

**Fernald Environmental Management Project****Data Quality Objectives****Title: Sitewide Certification Sampling and Analysis****Number: SL-052****Revision: 3****Effective Date: March 13, 2000****Contact Name: Mike Rolfes**

Approval:   
James Chambers  
DQO Coordinator

Date: 3/13/00

Approval:   
J.D. Chiou  
SCEP Project Director

Date: 3/13/00

Rev. #	0	1	2	3			
Effective Date:	4/28/99	6/10/99	2/3/00	3/13/00			

## **DATA QUALITY OBJECTIVES**

### **Sitewide Certification Sampling and Analysis**

#### **Members of Data Quality Objectives (DQO) Scoping Team**

The members of the scoping team included individuals with expertise in QA, analytical methods, field sampling, statistics, laboratory analytical methods and data management.

#### **Conceptual Model of the Site**

Soil sampling was conducted at the Fernald Environmental Management Project (FEMP) during the Operable Unit 5 (OU5) Remedial Investigation/Feasibility Study (RI/FS). Final Remediation Levels (FRLs) for constituents of concern (COCs), along with the extent of soil contaminated above the FRLs, were identified in the OU5 Record of Decision (ROD). Actual soil remediation activities now fall under the guidance of the final Sitewide Excavation Plan (SEP).

As outlined in the SEP, the FEMP has been divided into individual Remediation Areas (or phased areas within a Remediation Area) to sequentially carry out soil remedial activities. Under the strategy identified in the SEP, pre-design investigations are first conducted to better define the limits of soil excavation requirements. Following any necessary excavation, pre-certification real-time scanning activities are conducted to evaluate residual patterns of soil contamination. Pre-certification scan data should provide a level of assurance that the FRLs will be achieved. When pre-certification data indicate that remediation goals are likely to be met, they are used to define certification units (CUs) within the Remediation Area of interest. Table 2-9 of the final SEP identifies a list of area-specific COCs (ASCOCs) for each Remediation Area at the FEMP. Based on existing data and production knowledge, a subset of these ASCOCs are conservatively identified within each CU as potentially present in the CU. This suite of CU-specific COCs is the subset of the ASCOCs to be evaluated against the FRLs within that CU. At a minimum, the five primary radiological COCs (total uranium, radium-226, radium-228, thorium-228, thorium-232) will be retained as CU-specific COCs for certification of each CU.

Delineation and justification for the final CU boundaries, along with each corresponding suite of CU-specific ASCOCs is documented in a Certification Design Letter. Upon approval of the Certification Design Letter by the EPA, certification activities can begin. Section 3.4 of the final SEP presents the general certification strategy.



## 1.0 Statement of Problem

FEMP soil and potentially impacted adjacent off-property soil must be certified on a CU by CU basis for compliance with the FRLs of all CU-specific ASCOCs. The appropriate sampling, analytical and information management criteria must be developed to provide the required qualified data necessary to demonstrate attainment of certification statistical criteria. For every area undergoing certification, a sampling plan must be in place that will direct soil samples to be collected which are representative of the CU-specific COC concentrations within the framework of the certification approach identified in the final SEP. The appropriate analytical methodologies must be selected to provide the required data.

### Exposure to Soil

The cleanup standards, or FRLs, were developed for a final site land use as an undeveloped park. Under this exposure scenario, receptors could be directly exposed to contaminated soil through dermal contact, external radiation, incidental ingestion, and/or inhalation of fugitive dust while visiting the park. Exposure to contaminated soil by the modeled receptor is expected to occur at random locations within the boundaries of the FEMP and would not be limited to any single area. Some soil FRLs were developed based on the modeled cross-media impact potential of soil contamination to the underlying aquifer. In these instances, potential exposure to contaminants would be indirect through the groundwater pathway, and not directly linked to soil exposure. Off-site soil FRLs were established at more conservative levels than the on-property soil FRLs, based on an agricultural receptor. Benchmark Toxicity Values (BTVs) are also being considered in the cleanup process by assessing habitat impact of individual BTVs under post-remedial conditions.

### Available Resources

Time: Certification sampling will be accomplished by the field sampling team prior to interim or final regrading or release of soil for construction activities. The certification sampling schedule must allow sufficient time, in the event additional remediation is required, to demonstrate certification of FRLs prior to permanent construction or regrading. Certification sampling will have to be completed and analytical results validated and statistical analysis completed prior to submission of a Certification Report to the regulatory agencies.

Project Constraints: Certification sampling and analytical testing must be performed with existing manpower, materials and equipment to support the certification effort. Remediation areas are prioritized for certification sampling and analysis according to the date required for initiation of sequential construction activities in those areas. Fluor Daniel Fernald (FDF) and DOE must demonstrate post-remedial compliance with the CU-specific COC FRLs to release the designated Remediation Area for

planned interim grading, eventual restoration under the Natural Resources Restoration Plan (NRRP), and other final land use activities.

## **2.0 Identify the Decision**

### Decision

Demonstrate within each CU if all CU-specific COCs pass the certification criteria. These criteria are as follows: 1) The average concentration of each CU-specific COC is below the FRL and within the agreed upon confidence limits (95% for primary ASCOCs and 90% for secondary ASCOCs); and 2) the hot-spot criteria, that no result for any CU-specific COC is more than two times the associated soil FRL. The certification criteria are discussed in greater detail in Section 3.4.4 of the final SEP.

### Possible Results

1. The average concentration of each CU-specific COC is demonstrated to be below the FRLs within the confidence level, with no single result for any CU-specific COC greater than two times the associated FRL. The CU can then be certified as attaining remediation goals.
2. The average concentration of at least one CU-specific COC is demonstrated to be above the FRL at the given confidence level. The CU will fail certification and require additional remedial action, per Section 3.4.5 of the final SEP.
3. If a result(s) of one or more CU-specific COC is demonstrated to be at or above two times the FRL, the CU will fail certification. The CU will fail certification and require additional remedial action per Section 3.4.5 of the final SEP. A combination of results 2 and 3 also constitutes certification failure.

## **3.0 Inputs That Affect the Decision**

### Required Information

Certification data will be obtained through physical soil sampling. Based on the certification analytical results, the average concentrations of each CU-specific COC with specified confidence levels will be calculated using the statistical methods identified in Appendix G of the final SEP.

### Source of Information

Per the SEP, analysis of certification samples for each CU-specific COC will be conducted at analytical support level (ASL) D in accordance with methods and QA/QC standards in the FEMP Sitewide CERCLA Quality Assurance Project Plan [SCQ].



#### Contaminant-Specific Action Levels

The cleanup levels are the soil FRLs published in the OU5 and OU2 RODs. BTVs being considered in the remediation process are discussed for consideration during certification in Appendix C of the NRRP.

#### Methods of Sampling and Analysis

Physical soil samples will be collected in accordance with the applicable site sampling procedures. Per the SEP, laboratory analysis will be conducted at ASL D using QA/QC protocols specified in the SCQ. Full raw data deliverables will be required from the laboratory to allow for appropriate data validation. For FEMP-approved on- and off-site laboratories, the analytical method used will meet the required precision, accuracy and detection capabilities necessary to achieve FRL analyte ranges.

### **4.0 The Boundaries of the Situation**

#### Spatial Boundaries

Domain of the Decision: The boundaries of this certification DQO extend to all surface, stockpile and fill soil in areas that are undergoing certification as part of FEMP remediation.

Population of Soil: Soil includes all excavated surfaces, undisturbed relatively unimpacted native soil, and sub-surface intervals (stockpile or fill areas only) in areas undergoing certification sampling and analysis.

#### Scale of Decision Making

Based on considerations of the final certification units and the COC evaluation process, the CU-specific COCs are determined. The area undergoing certification will be evaluated on a CU basis, based on physical sample results, as to whether it has passed or failed the criteria for attainment of certification (final SEP Section 3.4.4).

#### Temporal Boundaries

Time frame: Certification sampling must be performed in time to sequentially release certified areas for scheduled interim grading, restoration, and other final land use activities. Certification sampling data received from the laboratory will be validated and statistically evaluated. Certification results and findings will be documented in Certification Reports, which must be submitted to and approved by the regulatory agencies prior to release of the areas for scheduled interim grading, restoration, and other final land use activities.



Practical Considerations: Some areas undergoing remediation will not be accessible for certification sampling until decontamination/demolition and remedial excavation activities are complete. Other areas, such as wood lots, that are relatively uncontaminated and not planned for excavation, may require preparation, such as cutting of grass or removal of undergrowth prior to certification sampling, thus requiring coordination with FEMP Maintenance personnel.

## 5.0 Decision Rule

Successful certification of soil within the boundaries of a certification unit (CU) demonstrates that the certified soil (surface or subsurface) has concentrations of CU-specific COC(s) that meet the established criteria for attainment of Certification.

### Parameters of Interest

The parameters of interest are the individual and average surface soil concentrations of CU-specific COCs and confidence limits on the calculated average within a CU. OU2 and OU5 ROD identify all applicable soil FRLs. The SEP identifies the ASCOCs, a subset of which will be used to establish CU-specific COCs within each Remediation Area undergoing certification sampling and analysis.

### Action Levels

The applicable action levels are the on- and off-property soil FRLs published in the OU5 or OU2 ROD for each ASCOC.

### Decision Rules

If the average concentration for each CU-specific COC is demonstrated to be below the FRLs within the agreed upon confidence level (95% for primary COCs; 90% for secondary COCs), and no analytical result exceeds two times the soil FRL, then the CU can be certified as complying with the cleanup criteria. If a CU does not meet the FRLs within the agreed upon confidence level for one or more CU-specific COCs, or one or more analytical results for one or more CU-specific COCs is greater than two times the associated soil FRL, then the CU fails certification and requires further assessment as per the SEP.

## 6.0 Limits on Decision Errors

### Types of Decision Errors and Consequences

#### Definition

Decision Error 1: This decision error occurs when the decision maker decides that a CU has met the certification criteria, when in reality, the certification criteria have not been met. This situation could result in an increased risk to human health and the environment. In addition, this type of error could result in regulatory fees and penalties.

Decision Error 2: This decision error occurs when the decision maker decides a CU does not meet the certification criteria, when actually, the certification criteria have been met. This error would result in unnecessary added costs due to the excavation of soil containing COC concentrations below their FRLs, and an increased volume of soil assigned to the OSDF. In addition, unnecessary delays in the remediation schedule may result.

#### True State of Nature for the Decision Errors

The true state of nature for Decision Error 1 is that the certification criteria are not met (average CU-specific COC concentrations not below the FRL within the specified confidence limits; or a single sample result above two times the FRL). The true state of nature for Decision Error 2 is that certification criteria are met (average CU-specific COC concentrations are below the FRL within the specified confidence limits, and no result is above two times the FRL). Decision Error 1 is the more severe error due to the potential threat this poses to human health and the environment.

#### Null Hypothesis

$H_0$ : The average concentration of at least one CU-specific COC within a CU is equal to or greater than the associated FRL.

$H_1$ : The average concentration of all CU-specific COCs within a CU is less than the action levels.

#### False Positive and False Negative Errors

A false positive is Decision Error 1: less than or equal to five percent ( $p = .05$ ) is considered the acceptable decision error in determination of compliance with FRLs for primary ASCOCs, while ten percent ( $p = .10$ ) is acceptable for secondary ASCOCs.

A false negative is Decision Error 2: less than or equal to 20 percent is considered the acceptable decision error. This decision error is controlled through the determination of sample sizes (see Section G.1.4.1 of the final SEP).

## 7.0 Design for Obtaining Quality Data

Section 3.4.2 of the final SEP presents the specifics of the certification sampling design. The following text describes the general certification sampling design.

### Soil Sample Locations

In order to select certification sampling locations, each CU is divided into 16 approximately equal sub-CUs. Certification sample locations are then generated by randomly selecting an easting and northing coordinate within the boundaries of each cell. Additional alternative sample locations are also generated in case the original random sample location fails the minimum distance criterion. The minimum distance criterion is defined as the minimum distance allowed between random sample locations in order to eliminate the chance of random sample points clustering within a small area. This clustering would tend to over emphasize a small area and, conversely, under represent a large area in certification determination. By not allowing sample locations to be too closely arranged, the sample locations are spread out and provide a more uniform coverage, thus reducing the possibility of large unsampled areas. The equation for determining minimum distance criterion is presented in Section 3.4.2.1 of the SEP.

In the event that the original random sample location failed the minimum distance criterion, the first alternate location was selected and all the locations were retested. This process continued until all 16 random locations passed the minimum distance criteria.

Each CU is also divided into four quadrants, each of which contains 4 sub-CUs and 4 sample locations. Three of the four locations per quadrant (12 per CU) are then selected for sample collection and analysis. The other one per quadrant (4 per CU) are designated as "archives", and samples will not be collected and analyzed unless need arises due to analytical or validation problems warrant. Per Section 3.4.2 of the SEP, as few as 8 samples may be collected from Group 2 CUs for analysis of secondary COCs.

### Physical Samples

Physical soil certification samples will be collected from the surface according to SMPL-01 at locations identified in the PSP (generally 12 of the 16 locations per CU).



If stockpiled soil is to be certified, two CUs will be established, one for the stockpile and one for the underlying soil (i.e., the "footprint"). To certify the stockpile, samples will be collected from predetermined random intervals from within the stockpiled soil at each certification sampling location identified in the PSP. To certify the footprint, the first 6-inches of native soil present at each sampling location will also be collected for certification. If fill soil is to be certified, the strategy (surface or sampling at depth) will be based on results from the precertification scan of the fill area(s), as discussed in the Certification Design Letter and the certification PSP.

#### Laboratory Analysis

As defined in the PSP, a minimum of 8 to 12 samples per CU will be submitted to the on-site laboratory or a FDF approved off-site laboratory for analysis. All certification analyses will meet ASL D requirements per the SCQ except for the HAMDC. Samples will be analyzed for all CU-specific ASCOCs, with minimum detection levels set according to the SCQ and applicable project guidelines.

#### Validation

All field data will be validated. Also, a minimum of 10 percent of the analytical data from each laboratory will be subject to analytical validation to ASL D requirements in the SCQ, and will require an ASL D package. The remaining analytical data will be validated to a minimum of ASL B, and will require an ASL B package.

### **8.0 Use of Data to Test Null Hypothesis**

Appendix G of the final SEP discusses in detail, the statistical evaluations of certification data used to determine attainment of certification criteria.

**Data Quality Objectives**  
**Sitewide Certification Sampling and Analysis**

1A. Task Description:

1B. Project Phase: (Put an X in the appropriate selection.)

RI ☐ FS ☐ RD ☐ RA ☒ RvA ☐ Other (specify) \_\_\_\_\_

1C. DQO No.: SL-052, Rev. 2 DQO Reference No.: \_\_\_\_\_

---

2. Media Characterization: (Put an X in the appropriate selection.)

Air ☐ Biological ☐ Groundwater ☐ Sediment ☒ Soil ☒  
Waste ☐ Wastewater ☐ Surface Water ☐ Other (specify) \_\_\_\_\_

---

3. Data Use with Analytical Support Level (A-E): (Put an X in the appropriate Analytical Support Level selection(s) beside each applicable data use)

Site Characterization

A ☐ B ☐ C ☐ D ☐ E ☐

Evaluation of Alternatives

A ☐ B ☐ C ☐ D ☐ E ☐

Monitoring During Remediation

A ☐ B ☐ C ☐ D ☐ E ☐

Risk Assessment

A ☐ B ☐ C ☐ D ☐ E ☐

Engineering Design

A ☐ B ☐ C ☐ D ☐ E ☐

Other

A ☐ B ☐ C ☐ D ☒ E ☐

---

4A. Drivers: Remediation Area Remedial Action Work Plans, Applicable or Relevant and Appropriate Requirements (ARARs) and Operable Unit 2 and Operable Unit 5 Records of Decision (ROD), Sitewide Excavation Plan (SEP).

4B. Objective: Confirmation that remediation areas at the FEMP, or adjacent off-property areas, have met certification criteria on a CU by CU basis.

---

5. Site Information (Description):

The OU2 and OU5 RODs have identified areas at the FEMP that require soil remediation activities. The RODs specify that the soil in these areas will be demonstrated to be below the FRLs. Certification is necessary for all FEMP soil and some adjacent off-property soil to demonstrate that the residual soil does not contain COC contamination exceeding the FRL at a specified confidence level.

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6A. Data Types with appropriate Analytical Support Level Equipment Selection and SCQ Reference: (Place an "X" to the right of the appropriate box or boxes selecting the type of analysis or analyses required. Then select the type of equipment to perform the analysis if appropriate. Please include a reference to the SCQ Section.)

- |   |   |                                     |
|---|---|-------------------------------------|
| 1. pH <input type="checkbox"/>                    | 2. Uranium <input checked="" type="checkbox"/>        | 3. BTX <input type="checkbox"/>     |
| Temperature <input type="checkbox"/>              | Full Radiological <input checked="" type="checkbox"/> | TPH <input type="checkbox"/>        |
| Specific Conductance <input type="checkbox"/>     | Metals <input checked="" type="checkbox"/>            | Oil/Grease <input type="checkbox"/> |
| Dissolved Oxygen <input type="checkbox"/>         | Cyanide <input type="checkbox"/>                      |                                     |
| Technetium-99 <input checked="" type="checkbox"/> | Silica <input type="checkbox"/>                       |                                     |
| 4. Cations <input type="checkbox"/>               | 5. VOA <input checked="" type="checkbox"/>            | 6. Other (specify)                  |
| Anions <input type="checkbox"/>                   | BNA <input type="checkbox"/>                          |                                     |
| TOC <input type="checkbox"/>                      | PEST <input checked="" type="checkbox"/>              |                                     |
| TCLP <input type="checkbox"/>                     | PCB <input checked="" type="checkbox"/>               |                                     |
| CEC <input type="checkbox"/>                      | COD <input type="checkbox"/>                          |                                     |

\* As identified in the area certification PSP

6.B. Equipment Selection and SCQ Reference:

Equipment Selection	Refer to SCQ Section
ASL A _____	SCQ Section _____
ASL B _____	SCQ Section _____
ASL C _____	SCQ Section _____
ASL D <u>Per SCQ and PSP</u>	SCQ Section <u>Appendix G, Tbls. 1&amp;3</u>
ASL E <u>Per PSP</u>	SCQ Section <u>Appendix H (final)</u>

7A. Sampling Methods: (Put an X in the appropriate selection.)

Biased ☐ Composite ☐ Grab ☒ Environmental ☐ Grid ☐  
Intrusive ☒ Non-Intrusive ☐ Phased ☐ Source ☐ Random ☒

\* Systematic random samples, selected one per cell and meeting the minimum distance criterion

7B. Sample Work Plan Reference: Project Specific Plan for the associated Remediation area Remedial Action Work Plan

Background samples: OU5 RI

7C. Sample Collection Reference: Associated PSP(s), SMPL-01



---

8. Quality Control Samples: (Put an X in the appropriate selection.)

8A. Field Quality Control Samples:

Trip Blanks	<input checked="" type="checkbox"/> <sup>1</sup>	Container Blanks	<input checked="" type="checkbox"/>
Field Blanks	<input checked="" type="checkbox"/> <sup>2</sup>	Duplicate Samples	<input checked="" type="checkbox"/>
Equipment Rinsate Blanks	<input checked="" type="checkbox"/>	Split Samples	<input checked="" type="checkbox"/> <sup>3</sup>
Preservative Blanks	<input type="checkbox"/>	Performance Evaluation Samples	<input type="checkbox"/>

Other (specify) \_\_\_\_\_

1) Collected for volatile organic sampling

2) As noted in the PSP

3) Split samples will be taken where required by the EPA

8B. Laboratory Quality Control Samples:

Method Blank	<input checked="" type="checkbox"/>	Matrix Duplicate/Replicate	<input checked="" type="checkbox"/>
Matrix Spike	<input checked="" type="checkbox"/>	Surrogate Spikes	<input checked="" type="checkbox"/>
Tracer Spike	<input checked="" type="checkbox"/>	Other (specify) _____	

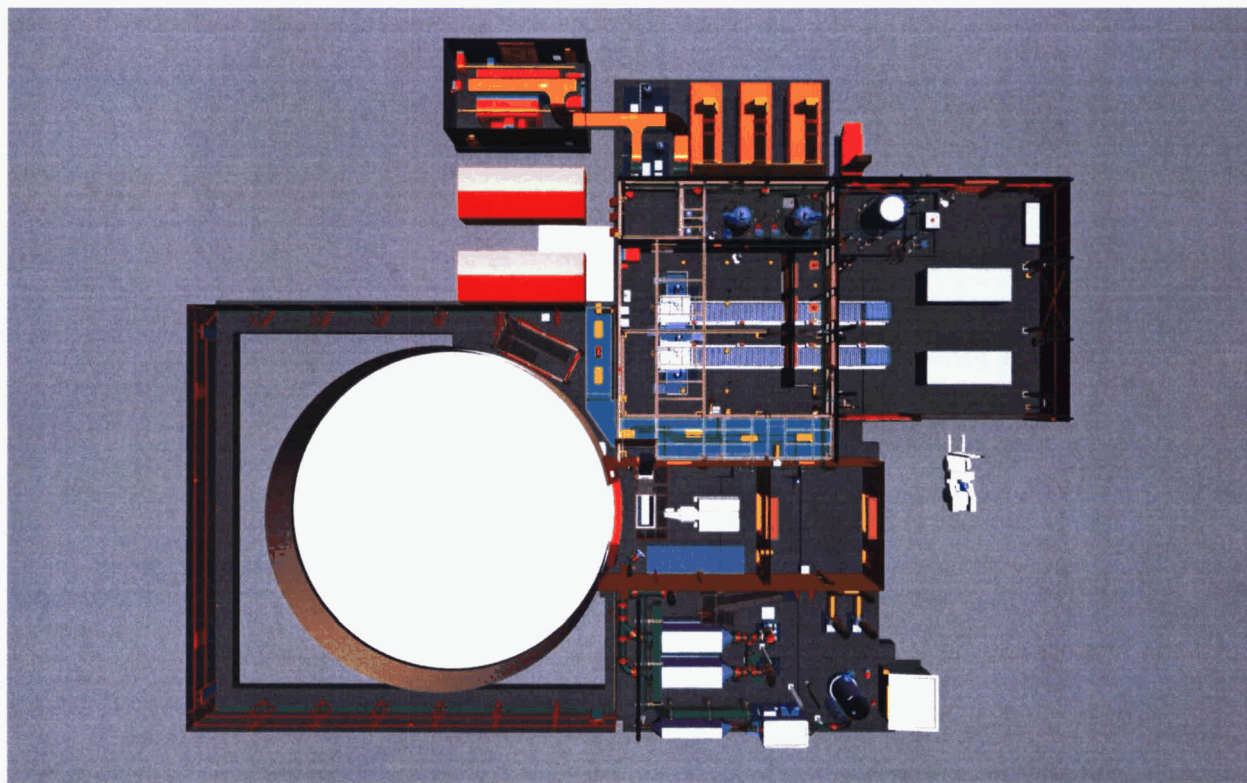
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9. Other: Please identify any other germane information that may impact the data quality or gathering of this particular objective, task, or data use.

Sample density will be dependent upon the CU size (Group 1 [250'x250'] or Group 2 [500'x500']), as determined by historical and pre-certification scan data.

**APPENDIX D**

**ILLUSTRATION OF THE SILO 3 REMEDIATION FACILITY**



**Figure D-1 Silo 3 Remediation Facility**